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COINAGE LAWS

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THE UNITED STATES,

1792 TO 1894,

WITH AN

APPENDIX OF STATISTICS RELATING TO COINS AND CURRENCY.

POURTH EDITION-REVISED AND CORRECTED TO AUGUST 1, 1894.

PREPARED UNDER THE DIRECTION OF THE COMMITTEE ON FINANCE, U. S. SENATE.

MARCH 5, 1894.—Submitted by Mr. VOORHEES, from the Committee on Finance, and ordered to be printed.

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COINAGE LAWS UNITED STATES, 1792 TO 1893.

ARTICLES OF CONFEDERATION OF JULY 9, 1778.

ARTICLE 9. * * The United States in Congress assembled shall also have the sole and exclusive right and power of regulating the alloy and value of coin struck by their own authority, or by that of the respective States—fixing the standard of weights and measures throughout the United States. *

CONSTITUTION OF THE UNITED STATES.

Article 1, Section 8, Paragraph 5.

To coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures;

Briscoe v. The Bank of the Commonwealth of Kentucky, 11 Pet., 257; Fox v. The State of Ohio, 5 How., 410; United States v. Marigold, 9, How., 560. Article 1, Section 10, Paragraph 1.

No state shall * * * coin money, emit bills of credit, make anything but gold and silver coin a tender in payment of debts.

ACT OF APRIL 2, 1792.

Establishing a mint and regulating the coins of the United States.

SECTION 1. Be it enacted by the Senate and House of Replished at the resentatives of the United States of America in Congress assem-seat of Governbled, and it is hereby enacted and declared, That a Mint for ment. the purpose of a national coinage be, and the same is established; to be situate and carried on at the seat of the Government of the United States, for the time being: And that for the well conducting of the business of the said Mint, there shall be the following officers and persons, namely,—a Director, an assayer, a chief coiner, an engraver, a treasurer.

SEC. 2. And be it further enacted, That the Director of the Director to cm-Mint shall employ as many clerks, workmen, and servants kg. as he shall from time to time find necessary, subject to the approbation of the President of the United States.

SEC. 3. And be it further enacted, That the respective. Duty of the functions and duties of the officers above mentioned shall officers. be as follows: The Director of the Mint shall have the chief management of the business thereof, and shall superintend all other officers and persons who shall be employed therein. The assayer shall receive and give receipts for all metals Assayer. which may lawfully be brought to the Mint to be coined; 1794, ch. 4, sec. 2. shall assay all such of them as may require it, and shall deliver them to the chief coiner to be coined. The chief Chief coiner. coiner shall cause to be coined all metals which shall be received by him for that purpose, according to such regulations as shall be prescribed by this or any future law. The Engravor.

S. Rep. 235——1

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Treasurer.

engraver shall sink and prepare the necessary dies for such coinage, with the proper devices and inscriptions, but it shall be lawful for the functions and duties of chief coiner and engraver to be performed by one person. The treasurer shall receive from the chief coiner all the coins which shall have been struck, and shall pay or deliver them to the persons respectively to whom the same ought to be paid or delivered; he shall morever receive and safely keep all monies which shall be for the use, maintenance and support of the Mint, and shall disburse the same upon warrants signed by the Director.

To take oath.

SEC. 4. And be it further enacted, That every officer and clerk of the said Mint shall, before he enters upon the execution of his office, take an oath or affirmation before some judge of the United States faithfully and diligently to perform the duties thereof.

And give bond. Act of Mar. 3, 1794, ch. 4, ecc. 2.

SEC. 5. And be it further enacted, That the said assayer, chief coiner and treasurer, previously to entering upon the execution of their respective offices, shall each become bound to the United States of America, with one or more sureties to the satisfaction of the Secretary of the Treasury, in the sum of ten thousand dollars, with condition for the faithful and diligent performance of the duties of his office.

Salaries

SEC. 6. And be it further enacted, That there shall be allowed and paid as compensations for their respective services—To the said Director, a yearly salary of two thousand dollars, to the said assayer, a yearly salary of one thousand five hundred dollars, to the said chief coiner, a yearly salary of one thousand five hundred dollars, to the said engraver, a yearly salary of one thousand two hundred dollars, to the said treasurer, a yearly salary of one thousand two hundred dollars, to each clerk who may be employed, a yearly salary not exceeding five hundred dollars, and to the several subordinate workmen and servants, such wages and allowances as are customary and reasonable, according to their respective stations and occupations.

Accounts, how and where to be

SEC. 7. And be it further enacted, That the accounts of the officers and persons employed in and about the said Mint and for services performed in relation thereto, and all other accounts concerning the business and administration thereof, shall be adjusted and settled in the Treasury Department of the United States, and a quarter yearly account of the receipts and disbursements of the said Mint shall be ren- dered at the said Treasury for settlement according to such forms and regulations as shall have been prescribed by that Department; and that once in each year a report of the transactions of the said Mint, accompanied by an abstract of the settlements which shall have been from time to time made, duly certified by the Comptroller of the Treasury, shall be laid before Congress for their information.

President of to be provided.

SEC. 8. And be it further enacted, That in addition to the cause buildings authority vested in the President of the United States by a resolution of the last session, touching the engagement of artists and the procuring of apparatus for the said Mint, the President be authorized, and he is hereby authorized to cause to be provided and put in proper condition such buildings, and in such manner as shall appear to him requisite for the purpose of carrying on the business of the said Mint; and that as well the expenses which shall have been incurred pursuant to the said resolution as those which may be incurred in providing and preparing the said buildings, and all other expenses which may hereafter accrue for the maintenance and support of the said Mint, and in carrying on the business thereof, over and above the sums which may be received by reason of the rate per centum for coinage herein after mentioned, shall be defrayed from the Expenses, no to be defrayed. Treasury of the United States, out of any monies which from time to time shall be therein, not otherwise appropri-

Expenses, how

SEC. 9. And be it further enacted, That there shall be from Metals and detime to time struck and coined at the said mint, coins of the coins to be gold, silver, and copper, of the following denominations, struck. values and descriptions, viz. Eagles—each to be of the ruary 12, 1873. value of ten dollars or units, and to contain two hundred Engles of June and forty-seven grains and four eighths of a grain of pure, 28, 1834, s. 1. or two hundred and seventy grains of standard gold. Half eagles-each to be of the value of five dollars, and to contain one hundred and twenty three grains and six eighths of a grain of pure, or one hundred and thirty five grains of standard gold. Quarter Eagles—each to be of the value of two dollars and a half dollar, and to contain sixty one grains and seven eighths of a grain of pure, or sixty seven grains and four eighths of a grain of standard gold. Dollars or units. units—each to be of the value of a Spanish milled dollar as the same is now current, and to contain three hundred and uary 18, 1837, 8.0. seventy-one grains and four sixteenth parts of a grain of pure, or four hundred and sixteen grains of standard silver. 12, 1873. Half Dollars—each to be of half the value of the dollar or unit, and to contain one hundred and eighty-five grains and ten sixteenth parts of a grain of pure, or two hundred ruary 21, 1853, s. and eight grains of standard silver. Quarter Dollars—each 1. to be of one fourth the value of the dollar or unit, and to lar contain ninety-two grains and thirteen sixteenth parts of a grain of pure, or one hundred and four grains of standard Dismes—each to be of the value of one tenth of a dollar or unit, and to contain thirty seven grains and two sixteenth parts of a grain of pure, or forty one grains and three fifth parts of a grain of standard silver. Half Dismes —each to be of the value of one twentieth of a dollar, and to contain eighteen grains and nine sixteenth parts of a grain of pure, or twenty grains and four fifth parts of a grain of standard silver. Cents—each to be of the value of the one hundredth part of a dollar, and to contain eleven 14, 1793; act of Mar. 3, 1795; act penny-weights of copper. Half Cents—each to be of the of Feb. 21, 1857. value of half a cent, and to contain five penny-weights and half a penny-weight of copper.

SEC. 10. And be it further enacted, That, upon the said vices, wins respectively, there shall be the following devices and legends, namely: Upon one side of each of the said coins there shall be an impression emblematic of liberty, with an inscription of the word Liberty, and the year of the coinage; and upon the reverse of each of the gold and silver coins

See act of Feb-

Act of January

18, 1837.

Half eagles. Ibid.

Quarter eagles.

Dollars or Ibid, s. 9. See act of Jan-

Act February

Half dollars. See act of Feb-Quarter dol-Ibid.

Dismes.

Half dismes.

Cents. See act of Jan-

Ibid. Of what dethere shall be the figure or representation of an eagle, with this inscription, "United States of America," and upon the reverse of each of the copper coins, there shall be an inscription which shall express the denomination of the piece, namely, cent or half-cent, as the case may require.

Ratio of gold to

SEC. 11. And be it further enacted, That the proportional value of gold to silver in all coins which shall by law be current as money within the United States, shall be as fifteen to one, according to quantity in weight, of pure gold or pure silver; that is to say, every fifteen pounds weight of pure silver shall be of equal value in all payments, with one pound weight of pure gold, and so in proportion as to any greater or less quantities of the respective metals.

Standard for

SEC. 12. And be it further enacted, That the standard for gold coin and gold coins of the United States shall be eleven parts fine regulated.

to one part alloy; and accordingly that eleven parts in twelve to one part alloy; and accordingly that eleven parts in twelve of the entire weight of each of the said coins shall consist of pure gold, and the remaining one twelfth part of alloy; and the said alloy shall be composed of silver and copper, in such proportions not exceeding one half silver as shall be found convenient; to be regulated by the director of the mint, for the time being, with the approbation of the President of the United States, until further provision shall be made by law. And to the end that the necessary information may Director to re be had in order to the making of such further provision, port the practice it shall be the duty of the director of the mint at the ing the alloy of expiration of a year after commencing the operations of gold coins. the said mint, to report to Congress the practice thereof during the said year, touching the composition of the alloy of the said gold coins, the reasons for such practice, and the experiments and observation which shall have been made concerning the effects of different proportions of silver and copper in the said alloy.

Standard for

SEC. 13. And be it further enacted, That the standard of silver coins; al. SEC. 13. And be it further enacted, That the standard of loy, how to be all silver coins of the United States, shall be one thousand regulated.

four hundred and eighty five parts fine to one hundred and four hundred and eighty-five parts fine to one hundred and seventy-nine parts alloy; and accordingly that one thousand four hundred and eighty-five parts in one thousand six hundred and sixty four parts of the entire weight of each of the said coins shall consist of pure silver, and the remaining one hundred and seventy-nine parts of alloy; which alloy shall be wholly of copper.

Alloy.

expense.

Persons may SEC. 14. And be it further enacted, That it shall be law-bring gold and silver bullion, to ful for any person or persons to bring to the said mint gold silver bullion, to ful for any person or persons to bring to the said mint gold that be coined free of and silver bullion, in order to their being coined; and that the bullion so brought shall be there assayed and coined as speedily as may be after the receipt thereof, and that free of expense to the person or persons by whom the same shall have been brought. And as soon as the said bullion shall have been coined, the person or persons by whom the same shall have been delivered, shall upon demand receive in lieu thereof coins of the same species of bullion which Act of April 24, shall have been so delivered, weight for weight, of the pure how the director gold or pure silver therein contained: Provided nevertheless, column therefor, That it shall be at the mutual option of the party or parties deducting half bringing such bullion, and of the direction of the said mint, to make an immediate exchange of coins for standard

bullion, with a deduction of one half per cent. from the weight of the pure gold, or pure silver contained in the said bullion, as an indemnification to the mint for the time which will necessarily be required for coining the said bullion, and for the advance which shall have been so made in And it shall be the duty of the Secretary of the tary of Treasury Treasury to furnish the said mint from time to time when herein ever the state of the Treasury will admit thereof, with such sums as may be necessary for effecting the said exchanges, to be replaced as speedily as may to out of the coins which shall have been made of the bullion for which the monies so furnished shall have been exchanged; and the said de-cent. to constiduction of one half per cent. shall constitute a fund towards tute a fund, &c. defraying the expenses of the said mint.

SEC. 15. And be it further enacted, That the bullion which ering coins to shall be brought as aforesaid to the mint to be coined, shall persons bringing be coined, and the equivalent thereof in coins rendered, if alty on giving demanded, in the order in which the said bullion shall have und up preferbeen brought or delivered giving priority according to prior, &c. been brought or delivered, giving priority according to priority of delivery only, and without preference to any person or persons; and if any preference shall be given contrary to the direction aforesaid, the officer by whom such undue preference shall be given, shall in each case forfeit and pay one thousand dollars; to be recovered with costs of suit. And to the end that it may be known if such preference shall at any time be given, the assayer or officer to whom the said bullion shall be delivered to be coined, shall give to the person or persons bringing the same, a memorandum in writing under his hand, denoting the weight, fineness and value thereof, together with the day and order of its delivery into the mint.

SEC. 16. And be it further enacted, That all the gold and lawful tender, silver coins which have been struck at, and issued from the said mint, shall be a lawful tender in all payments whatsoever, those of full weight according to the respective values herein before declared, and those of less than full weight at values proportional to their respective weights.

SEC. 17. And be it further enacted, That it shall be the and to be made to duty of the respective officers of the said mint, carefully and the estandard faithfully to use their best endeavors that all the gold and weight, &c. silver coins which shall be struck at the said mint shall be, as nearly as may be, conformable to the several standards and weights aforesaid, and that the copper whereof the cents and half cents aforesaid may be composed, shall be of

good quality. SEC. 18. And the better to secure a due conformity of the to reserve not said gold and silver coins to their respective standards, Be less than three it further enacted, That from every separate mass of stand- pieces of each coin to be assay. ard gold or silver, which shall be made into coins at the ed; said Mint, there shall be taken, set apart by the Treasurer and reserved in his custody a certain number of pieces, not less than three, and that once in every year the pieces so set apart and reserved, shall be assayed under the inspection of the Chief Justice of the United States, the Secretary and when and by Comptroller of the Treasury, the Secretary for the Department of State, and the Attorney General of the United States, (who are hereby required to attend for that purpose

at the said Mint, on the last Monday in July in each year, or under the inspection of any three of them, in such manner as they or a majority of them shall direct, and in the presence of the Director, assayer and chief coiner of the said Mint; and if it shall be found that the gold and silver so assayed, shall not be inferior to their respective standards herein before declared more than one part in one hundred and forty-four parts, the officer or officers of the said Mint whom it may concern shall be held excusable; but if any greater inferiority shall appear, it shall be certified to the President of the United States, and the said officer or officers shall be deemed disqualified to hold their respective offices.

Penalty for de-

SEC. 19. And be it further enacted, That if any of the gold basing the coins or silver coins which shall be struck or coined at the said Mint shall be debased or made worse as to the proportion of fine gold or fine silver therein contained, or shall be of less weight or value than the same ought to be pursuant to the directions of this act, through the default or with the connivance of any of the officers or persons who shall be employed at the said Mint, for the purpose of profit or gain, or otherwise with a fraudulent intent, and if any of the said officers or persons shall embezzle any of the metals which shall at any time be committed to their charge for the purpose of being coined, or any of the coins which shall be struck or coined at the said Mint, every such officer or person who shall commit any or either of the said offences, shall be deemed guilty of felony, and shall suffer death.

Money of aclars. &c.

R. S. 3563.

SEC. 20. And be it further enacted, That the money of acrount to be expressed in dollars or units, dismes or tenths, cents or hundredths, and milles or thousandths, a disme being a tenth part of a dollar, a cent the hundredth part of a dollar, a mille the thousandth part of a dollar, and that all accounts in public offices and all proceedings in the courts of the United States shall be kept and had in conformity to this regulation.

ACT OF MAY 8, 1792.

To provide for a copper coinage.

Director of the

SECTION 1. Be it enacted by the Senate and House of Rep-Mint to purchase copper and have resentatives of the United States of America in Congress copper and have resentatives of the United States of America in Congress copper and have resentatives of the United States of America in Congress copper and have resentatives of the United States of America in Congress copper and have resentatives of the United States of America in Congress copper and have resentatives of the United States of America in Congress copper and have resentatives of the United States of America in Congress copper and have resentatives of the United States of America in Congress copper and have resentatives of the United States of America in Congress copper and have resentatives of the United States of America in Congress copper and have resentatives of the United States of America in Congress copper and have resentatives of the United States of America in Congress copper and have resentatives of the United States of America in Congress copper and have resentatives of the United States of America in Congress copper and have resentative coined into cents, assembled, That the Director of the Mint, with the approbation of the President of the United States, be authorized to contract for and purchase a quantity of copper, not exceeding one hundred and fifty tons, and that the said Director, April 24, 1800, as soon as the needful preparations shall be made, cause ch. 1. the copper by him purchased to be coined at the Mint into Whence to is cents and half cents, pursuant to "the act establishing a Mint, and regulating the coins of the United States;" and that the said cents and half cents, as they shall be coined, be paid into the Treasury of the United States, thence to issue into circulation.

1792, ch. 16.

SEC. 2. And be it further enacted, That after the expiration of six calendar months from the time when there shall have certain sum has been paid into the Treasury by the said Director, in cents been paid into the Treasury. and half cents, a sum not less than fifty thousand dollars, which time shall forthwith be announced by the Treasurer in at least two gazettes or newspapers, published at the seat of the Government of the United States, for the time being, no copper coins, or pieces whatsoever, except the said cents and half cents, shall pass current as money, or shall be paid, or offered to be paid or received in payment for any debt, offering to pass demand, claim, matter or thing whatsoever; and all copper other copper coins or pieces, except the said cents and half cents, which shall be paid or offered to be paid or received in payment contrary to the prohibition aforesaid, shall be forfeited, and every person by whom any of them shall have been so paid or offered to be paid or received in payment, shall also forfeit the sum of ten dollars, and the said forfeiture and penalty shall and may be recovered with costs of suit for the benefit of any person or persons by whom information of the incurring thereof shall have been given.

ACT OF JANUARY 14, 1793.

An act regulating the coinage of copper.

of the United States of America in Congress assembled, That 1792, ch. 16. every cent shall contain two hundred and eight grains of contents of copper, and every half cent shall contain one hundred and cents and half four grains of copper; and that so much of the act entitled see act of "An act establishing a mint, and regulating the coins of March 3, 1795.8.4.
the United States," as respects the weight of cents and half ary 21, 1857, a.4. cents, shall be, and the same is hereby repealed.

ACT OF FEBRUARY 9, 1793.

An act regulating foreign coins, making them a legal tender, and establishing their value, etc.

SECTION 1. Be it enacted by the Senate and House of Representatives of the United States of America in Congress as coins established. sembled, That from and after the first day of July next, foreign gold and silver coins shall pass current as money within the United States, and be a legal tender for the payment of all debts and demands, at the several and respective rates following, and not otherwise, viz: The gold coins of Great Britain and Portugal, of their present standard, at the rate of one hundred cents for every twentyseven grains of the actual weight thereof; the gold coins of France, Spain and the dominions of Spain, of their present standard, at the rate of one hundred cents for every twenty-seven grains and two-fifths of a grain, of the actual weight thereof. Spanish milled dollars, at the rate of one hundred cents for each dollar, the actual weight whereof shall not be less than seventeen pennyweights and seven grains; and in proportion for the parts of a dollar. Crowns

of France, at the rate of one hundred and ten cents for each crown, the actual weight whereof shall not be less than eighteen pennyweight and seventeen grains, and in proportion for the parts of a crown. But no foreign coin that may have been, or shall be issued subsequent to the first day of January, one thousand seven hundred and ninety-two, shall be a tender, as aforesaid, until samples thereof shall have been found, by assay, at the Mint of the United States, to be conformable to the respective standards required, and proclamation thereof shall have been made by the President of the United States.

When all coins except Spanish cease to be a tender.

SEC. 2. Provided always, and be it further exacted, That dollars shall at the expiration of three years next ensuing the time when the coinage of gold and silver, agreeably to the act, entitled "An act establishing a Mint, and regulating the coins of the United States," shall commence at the mint of the United States, (which time shall be announced by the proclamation of the President of the United States,) all foreign gold coins and all foreign silver coins, except Spanish milled dollars and parts of such dollars, shall cease to be a legal tender, as aforesaid.

Other foreign coins to be coined anew.

SEC. 3. And be it further enacted, That all foreign gold and silver coins, (except Spanish milled dollars, and parts of such dollars,) which shall be received in payment for mouies due to the United States, after the said time, when the coining of gold and silver coins shall begin at the Mint of the United States, shall, previously to their being issued in circulation, be coined anew, in conformity to the act, entitled "An act establishing a Mint and regulating the coins of the United States."

After 1st of SEC. 4. And be it further enacted, That from and after fifth section of a the first day of July next, the fifty-fifth section of the act, certainact rating entitled "An act to provide more effectually for the collecforeign coins, re-tion of the duties imposed by law on goods, wares and mer-1799, ch. 22, eec. chandise imported into the United States," which ascertains the rates at which foreign gold and silver coins shall be received for the duties and fees to be collected in virtue of the said act, be, and the same is hereby repealed.

SEC. 5. Fixes the annual time for making assays.

ACT OF MARCH 3, 1794.

In alteration of the act establishing a Mint, etc.

Receipts for SECTION 1. Provides the method of receipting at the Mint metals. and the delivery of the metals to the treasurer of the Mint. SEC. 2. Provides for execution of bond by the chief coiner Bond. and assayer.

SEC. 3. Repealing clause.

ACT OF MARCH 3, 1795.

An act providing further for the Mint and regulating the coins of the United States.

Section 1. Provides for additional officers of the Mint Additional mint officers. and prescribes their duties.

SEC. 2. Requires an official oath and the giving of secu rity.

SEC. 3. Defines their compensation.

SEC. 4. Authorizes temporary appointments by the Presi-

SEC. 5. And be it further enacted, That the treasurer of the mint to re the mint shall, and he is hereby directed, to retain two cents the mint to re the mint shall, and he is hereby directed, to retain two cents the part of bullper ounce from every deposit of silver bullion below the ion standard of the United States, which hereafter shall be made for the purpose of refining and coining; and four cents per ounce from every deposit of gold bullion made as aforesaid, below the standard of the United States, unless the same shall be so far below the standard as to require the operation of the test, in which case, the treasurer shall retain six cents per ounce, which sum so retained shall be accounted for by the said treasurer with the treasury of the United States, as a compensation for melting and refining the same.

SEC. 6. And be it further enacted, That the treasurer of the mint shall not be obliged to receive from any person, not be obliged to for the purpose of refining and coining, any deposit of silver receive certain deposits of bull bullion, below the standard of the United States, in a smaller ion. quantity than two hundred ounces; nor a like deposit of gold bullion below the said standard, in a smaller quantity

than twenty ounces.

SEC. 7. And be it further enacted, That from and after officers of the the passing of this act, it shall and may be lawful for the preference to officers of the mint to give a preference to silver or gold bullion of the bullion, deposited for coinage, which shall be of the stand- United States. ard of the United States, so far as respects the coining of the same, although bullion below the standard, and not vet refined, may have been deposited for coinage, previous thereto, any law to the contrary notwithstanding; Provided, 1 That nothing herein shall justify the officers of the mint, or any one of them, in unnecessarily delaying the refining any silver or gold bullion below the standard, that may be deposited, as aforesaid.

SEC. 8. And be it further enacted, That the President of President may the United States be, and he is hereby authorized, when weight of copever he shall think it for the benefit of the United States, to per coin. reduce the weight of the copper coin of the United States; Provided, such reduction shall not, in the whole, exceed two pennyweights in each cent, and in a like proportion in a half cent; of which he shall give notice by proclamation,* and communicate the same to the then next Congress.

SEC. 9. And be it further enacted, That it shall be the Mode of disduty of the treasurer of the United States, from time to and half cents. time, as often as he shall receive copper cents and half cents from the treasurer of the mint, to send them to the bank or branch banks of the United States, in each of the states where such bank is established; and where there is no bank established, then to the collector of the principal town in such state (in the proportion of the number of inhabitants

of such state) to be by such bank or collector, paid out to the citizens of the state for cash, in sums not less than ten

Oath and board.

Salarias.

1 intments.

1792, ch. 16, sec.



^{*} Weight changed by proclamation of the President, January 26, 1796.

dollars value; and that the same be done at the risk and expense of the United States, under such regulations as shall be prescribed by the department of the treasury.

ACT OF FEBRUARY 1, 1798.

Relative to the legal tender of foreign gold and silver coins.

Act of Feb. 9. Be it enacted by the Senate and House of Representatives of Act of Feb. 9, the United States of America in Congress assembled, That the second section of an act, intituled "An act regulating foreign coins, and for other purposes," be, and the same is hereby suspended, for and during the space of three years from and after the first day of January, one thousand seven hundred and ninety-eight, and until the end of the next session of Congress thereafter, during which time the said gold and silver coins shall be and continue a legal tender, as is provided in and by the first section of the act aforesaid; and that the same coins shall thereafter cease to be such tender.

ACT OF APRIL 24, 1800.

An act appropriating money for the purchase of copper, etc.

Purchase of Section 1. Authorizes the purchase of copper equivacoins.

Section 1. Authorizes the purchase of copper equivalent to the amount of cents and half cents coined subsequent to March, 1799, and provides an annual purchase of
copper thereafter equivalent to the annual coinage of cents
and half cents.

Expense of refining, how paid. SEC. 2. Directs the retention of bullion sufficient to cover the expense of refining.

ACT OF MARCH 3, 1801.

An act concerning the Mint.

SECTION 1. Directs mint to remain in Philadelphia until March, 1803.

of Sec. 2. Places certain duties with regard to the mint upon the Chief Justice, Secretary and Comptroller of the Treasury, Secretary of State, and Attorney-General and other duties upon the district judge of Pennsylvania, United States district attorney for Pennsylvania, and the commissioner of loans for Pennsylvania.

ACT OF MARCH 3, 1803.

Mint at Phila-Continues in force act of March 3, 1801, for five years.

ACT OF APRIL 10, 1806.

Regulating the legal-tender value of foreign coins in the United States.

Foreign and silver coins to be current in the United States at the following

Be it enacted by the Senate and House of Representatives rates: of the United States of America in Congress assembled, That from and after the passage of this act, foreign gold and silver coins shall pass current as money within the United States, and be a legal tender for the payment of all debts and demands, at the several and respective rates following, and not otherwise, viz:

Coins and rates.

The gold coins of Great Britain and Portugal, of their present standard, at the rate of one hundred cents, for every twenty-seven grains of the actual weight thereof; the gold coins of France, Spain, and the dominions of Spain, of their present standard, at the rate of one hundred cents, for every twenty-seven grains and two-fifths of a grain, of the actual weight thereof. Spanish milled dollars, at the rate of one hundred cents for each, the actual weight whereof shall not be less than seventeen pennyweights and seven grains, and in proportion for the parts of a dollar. Crowns of France at the rate of one hundred and ten cents, for each crown, the Treasury to the actual weight whereof shall not be less than eighteen cause assays of pennyweights and seventeen grains, and in proportion for &c., to be had at the parts of a crown. And it shall be the duty of the Section to make report of the Treasury to copies assays of the Treasury of the Treasury to copies assays of the Treasury of the Treasury to copies assays of the Treasury to copies assays of the Treasury of the Treasury of the Treasury to copies assays of the Treasury of the Treasury of the Treasury of the Treasury to the Treasury of the Treasury of the Treasury to the Treasury of t retary of the Treasury, to cause assays of the foreign gold the result to Conand silver coins made current by this act, to be had at the grees annually. Mint of the United States, at least once in every year, and to make report of the result thereof to Congress, for the purpose of enabling them to make such alterations in this act, as may become requisite, from the real standard value of such foreign coins. And it shall be the duty of the Secretary of the Treasury, to cause assays of the foreign gold and silver coins of the description made current by this act, which shall issue subsequently to the passage of this act, and shall circulate in the United States, at the Mint aforesaid, at least once in every year, and to make report of the result thereof to Congress, for the purpose of enabling Congress to make such coins current, if they shall deem the same to be proper, at their real standard value.

SEC. 2. Repeals 1st section of act of February 9, 1793, continues legal and suspends operation of second section of same act for foreign coin for three years. three years from April 10, 1806.

ACT OF APRIL 21, 1806.

An act for the punishment of counterfeiting, etc.

SECTION 1. Provides penalties for counterfeiting coins of Counterfeiting the United States, or those of foreign countries made cur-mestic coin. rent in the United States.

SEC. 2. Provides penalties for importing false or coun-importing. terfeit coius.

SEC. 3. Provides penalties for impairing, falsifying, etc., Penalties for impairing, falsifying U. S. the coins of the United States. coins

Jurisdiction of individual States over preserved.

SEC. 4. Continues jurisdiction of individual States over preserved.

ACT OF APRIL 1, 1808.

Mint at Phila- Prolongs continuance of the mint at Philadelphia for further term of five years.

ACT OF DECEMBER 2, 1812.

Mint at Philadelphia Provides for a continuance of the mint at Philadelphia for a further term of five years after the 4th of March, 1813.

ACT OF APRIL 29, 1816.

To regulate the legal tender value of certain foreign coins within the United States.

Act of Mar. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from the passage of this act and for three years thereafter, and no longer, the following gold and silver coins shall pass current as money within the United States, and be a legal tender for the payment of all debts and demands, at the several and respective rates following, and not otherwise.

several and respective rates following, and not otherwise,

Regulations as videlicet: the gold coins of Great Britain and Portugal, of
to the currency. their present standard, at the rate of one hundred cents for

every seventy-seven grains, or eighty-eight cents and eightninths per pennyweight; the gold coins of France, of their present standard, at the rate of one hundred cents for every twenty-seven and a half grains, or eighty-seven and a quarter cents per pennyweight; the gold coins of Spain, at the

rate of one hundred cents for every twenty-eight and a half grains, or eighty-four cents per pennyweight; the crowns of France, at the rate of one hundred and seventeen cents and six-tenths per ounce, or one hundred and ten cents for each crown weighing eighteen pennyweights and seventeen grains; the five-franc pieces at the rate of one hundred and sixteen cents per ounce, or ninety-three cents and three

mills for each five-franc piece, weighing sixteen pennyweights and two grains.

Assay of for. SEC. 2. Provides for an assay annually of the foreign coins made current by the act, and a report of the result to Congress.

ACT OF JANUARY 14, 1818.

Mint at Philadelphia Section 1. Continues the mint at Philadelphia for a term of five years from the 4th of March, 1818.

Certain duties

assigned collector of port.

SEC. 2. Transfers the duties enjoined on the commissioner
lector of port.

of loans of Pennsylvania to the collector of the port of Philadelphia.

ACT OF MARCH 3, 1819.

Continues in force the legal-tender value in the United States of foreign coins.

Be it enacted by the Senate and House of Representatives of Actof March 3, the United States of America in Congress assembled, That Gold coins of the gold coins of Great Britain and Portugal, of their pressent standard, shall be a legal tender in the payment of all debts, at the rate of one hundred cents for every twenty-seven grains, or eighty-eight cents and eight-ninths per pennyweight; the gold coins of France, of their present standard, at the rate of one hundred cents for every twenty-seven and a half grains, or eighty-seven and a quarter cents per pennyweight; the gold coins of Spain at the rate of of Spain. one hundred cents for every twenty-eight and a half grains, or eighty-four cents per pennyweight, until the first day of November next; and that from and after that day foreign Current until gold coins shall cease to be a tender within the United list Nov., 1819; them to cease.

Sec. 2. Continues in force two years from April 29, 1819.

SEC. 2. Continues in force two years from April 29, 1819, Act of April the provisions of the act of April 29, 1816, relating to silver 29, 1816.

ACT OF MARCH 3, 1821.

Regulates the legal-tender value of the crown and five-franc piece of France.

This act continues in force for two years from April 29, Legal tonder 1821, the provisions of the act of April 29, 1816, relating coins. to crowns and 5-franc pieces of France.

ACT OF MARCH 3, 1823.

Continues the mint at Philadelphia for a period of five years from March 4, 1823.

SECTION 1. Continues the mint as above.

Continuing mint at Philadel-

SECTION 2. Continues the duties heretofore assigned to phia.

the collector of the port.

SEC. 3. Provides for proper deductions as a charge for Charge for re-refining or alloying silver bullion.

ACT OF MARCH 3, 1823.

This act continues in force for a further period of two Legal tender years from March 4, 1823, the provisions of the act of reach March 3, 1821, in regard to the five-franc piece and crown of France.

Statute TT. Mar. 3, 1823.

ACT OF MARCH 3, 1823.

Regulating the legal-tender value of foreign coins.

Act of Mar. 8, Be it enacted by the Senate and House of Representatives of Gold coins of the United States of America, in Congress assembled, That, Great Britain, from and after the passage of this act, the following gold Portugal France and Spain, to be coins shall be received in all payments on account of public received in pay lands, at the several and respective rates following, and not ment on account otherwise, viz: the gold coins of Great Britain and Portuof lands. gal, of their present standard, at the rate of one hundred cents for every twenty-seven grains, or eighty-eight cents and eight-ninths per pennyweight; the gold coins of France, of their present standard, at the rate of one hundred cents for every twenty-seven and a half grains, or eighty-seven and a quarter cents per pennyweight: and the gold coins of Spain of their present standard, at the rate of one hundred cents for every twenty-eight and a half grains, or eighty-four cents per pennyweight.

Annual assay. SEC. 2. Provides for the annual assay of the foregoing

coins and report to Congress.

ACT OF MAY 19, 1828.

Continuing the Mint at Philadelphia, and for other purposes.

Continuing Section 1. Continues the Mint at Philadelphia until mint. otherwise provided by law.

SEC. 2. Establishes the brass troy weight procured in Establishes

standard weight. 1827 as the standard troy pound of the Mint.

SEC. 3. Provides that the Director of the Mint shall pro-Series of weights. cure a series of weights, requisite subdivisions and multiples of this pound weight, and that all transfers of the Mint shall be regulated by this standard, to be tested annually in the presence of the Assay Commissioners.

When silver

SEC. 4. And be it further enacted, That when silver bulbullion is found to the Mint for coinage, is found to require to require the lion, brought to the Mint for coinage, is found to require to require the the operation of the test, the expense of the materials emperation of the the operation of the test, the expense of the materials emperated the test of the te ployed in the process, together with a reasonable allowance for the wastage necessarily arising therefrom, to be determined by the melter and refiner of the Mint, with the approbation of the Director, shall be retained from such deposit. and accounted for by the treasurer of the Mint to the Treasury of the United States. SEC. 5. And be it further enacted, That, when silver bul-

Silver bullion found to contain lion, brought to the Mint for coinage, shall be found to cona proportion of gold.

tain a proportion of gold, the separation thereof shall be effected at the expense of the party interested therein: Provided, nevertheless, That, when the proportion of gold is such that it cannot be separated advantageously, it shall be lawful, with the consent of the owner, or, in his absence, at the discretion of the Director, to coin the same as an ordinary deposit of silver.

Clerks.

Provise.

SEC. 6. Authorizes employment of clerks and other force.

SEC. 7. And be it further enacted, That it shall be lawful Director of the Mint to receive for the Director of the Mint to receive, and cause to be as and cause to be sayed, bullion not intended for coinage, and to cause cer-accepted bullion not intended for tificates to be given of the fineness thereof by such officer winage, &c. as he shall designate for that purpose, at such rates of charge, to be paid by the owner of said bullion, and under Act of Jan. such regulations, as the said Director may, from time to see. 14. time, establish.

ACT OF JUNE 25, 1834,

Regulates the legal-tender value of foreign silver coins.

Be it enacted by the Senate and House of Representatives of Act of June 28, the United States of America, in Congress assembled, That Certain silver from and after the passage of this act, the following silver tale. to pass by coins shall be of the legal value, and shall pass current as money within the United States, by tale, for the payment of all debts and demands, at the rate of one hundred cents the dollar, that is to say, the dollars of Mexico, Peru, Chili, and Central America, of not less weight than four hundred and fifteen grains each, and those re-stamped in Brazil of the like weight, of not less fineness than ten ounces fifteen pennyweights of pure silver, in the troy pound of twelve ounces of standard silver: and the five franc pieces of France. when of not less fineness than ten ounces and sixteen pennyweights in twelve ounces troy weight of standard silver, and weighing not less than three hundred and eighty-four grains each at the rate of ninety-three cents each.

SEC. 2. Directs the assay annually of the foregoing coins Annual assay.

and report to Congress.

ACT OF JUNE 28, 1834.

Concerning gold coins of the United States, and for other purposes.

Be it enacted by the Senate and House of Representatives of weight of coins. the United States of America, in Congress assembled, That Secatof April the gold coins of the United States shall contain the follow-2,1792, s. 9. ing quantities of metal that is to say; each eagle shall con- act of January tain two hundred and thirty two grains of pure gold, and two hundred and fifty-eight grains of standard gold; each half eagle one hundred and sixteen grains of pure gold, and one hundred and twenty nine grains of standard gold; each quarter eagle shall contain fifty-eight grains of pure gold, and sixty-four and a half grains of standard gold; every such eagle shall be of the value of ten dollars; every such half eagle shall be of the value of five dollars; and every such quarter eagle shall be of the value of two dollars and fifty cents; and the said gold coins shall be receivable in all payments when of full weight according to their respective values; and when of less than full weight, at less values, proportioned to their respective actual weights.

SEC. 2. And be it further enacted, That all standard gold deposited for coinage after the thirty med to be or silver deposited for coinage after the thirty med to be or silver deposited for in coin under the direction of the Section of the Sect such deposit, deducting from the amount of said deposit of gold and silver one half of one per centum; Provided, That no deduction shall be made unless said advance be required

Provine.

Rates at which gold coin shall be receivable.

by such depositor within forty days. SEC. 3. And be it further enacted, That all gold coins of the United States, minted anterior to the thirty first day of July next, shall be receivable in all payments at the rate of ninety four and eight-tenths of a cent per pennyweight.

Sets apart coin for assay.

it of inferiority.

SEC. 4. Directs the setting apart of gold coins for assay as provided in the act of April 2, 1892, by the treasurer of Maximum lim the Mint, and makes a maximum limit of inferiority of standards to exceed which would result in disqualification of Mint officers to hold office; and further provides that if, in making any delivery of coin at the Mint in payment of a deposit, the weight thereof shall be found defective, the officer concerned shall be responsible to the owner for the full weight, if claimed at the time of delivery.

ACT OF JUNE 28, 1834.

Regulates the legal-tender value of certain foreign coins.

France.

Spain, Mexico, and Colombia.

Act of June 25. Be it enacted by the Senate and House of Improved 1834, ch. 71. Rates at which That, from and after the thirty-first day of July next, the be receivable following gold coins shall pass as current as money within after July 31. the United States, and be receivable in all payments, by Coins of Great weight, for the payment of all debts and demands, at the Britain, Portugal, and Brazil. rates following, that is to say: the gold coins of Great Britain, Portugal, and Brazil, of not less than twenty-two carats fine, at the rate of ninety-four cents and eight-tenths of a cent per pennyweight; the gold coins of France ninetenths fine, at the rate of ninety-three cents and one-tenth of a cent per pennyweight; and the gold coins of Spain, Mexico, and Colombia, of the fineness of twenty carats three grains and seven-sixteenths of a grain, at the rate of eighty-nine cents and nine-tenths of a cent per pennyweight.

Sec. 2. Directs the assay annually of the foregoing coins Annual assay. and report to Congress.

ACT OF MARCH 3, 1835.

Establishes branches of the Mint of the United States.

Branch mints. Section 1. Establishes branches for the coinage of silver and gold at New Orleans; of gold only at Charlotte, N. C., and Dahlonega, Ga., makes provisions for the purchase of sites, erection of buildings, etc.

SEC. 2. Designates the officers and employes and the officers and sales of the officers and sales of the officers and employees and employees are officers and employees and employees and employees are officers and employees are officers and employees are officers and employees are officers and employees are officers. method of their appointment, together with the salaries.

SEC. 3. Provides for taking official oath and giving bond. Oath and bond. SEC. 4. Places the general supervision of the branches General superunder the control of the Director of the Mint at Philadel tor. phia, subject to the approval of the Secretary of the Treasury; authorizes him to prescribe regulations, require re-

fineness in coins stamped at each place. SEC. 5. Extends to these branches the laws governing the Mint of the United States.

turns, and to preserve a uniformity of weight, form, and

ACT OF JANUARY 18, 1837.

Further in regard to the establishment of a mint and regulation of coins of the United States.

Be it enacted by the Senate and House of Representatives Act of Apr. 2 of the United States of America in Congress assembled, That Act of Mar. 3, the officers of the Mint of the United States shall be a 1835, ch. 37.

Director, a treasurer, an assayer, a melter and refiner, a 1843, ch. 43.

chief coiner and an engraver, to be appointed by the Presi- 1844, ch. 7.

dent of the United States, by and with the advice and consent of the Senate.

SEC. 2. And be it further enacted, That the respective Duties of-

duties of the officers of the Mint shall be as follows:

First. The Director shall have the control and management of the Mint, the superintendence of the officers and persons employed therein, and the general regulation and supervision of the business of the several branches. And in the month of January of every year he shall make report to the President of the United States of the operations of the Mint and its branches for the year preceding. And also to the Secretary of the Treasury, from time to time, as said Secretary shall require, setting forth all the operations of the Mint subsequent to the last report made upon the subiect.

Second. The treasurer shall receive, and safely keep all moneys which shall be for the use and support of the Mint; shall keep all the current accounts of the Mint, and pay all moneys due by the Mint, on warrants from the Director. He shall receive all bullion brought to the Mint for coinage; shall be the keeper of all bullion and coin in the Mint, except while the same is legally placed in the hands of other officers, and shall, on warrants from the Director, deliver all coins struck at the Mint to the persons to whom they shall be legally payable. And he shall keep regular and faithful accounts of all the transactions of the Mint, in bullion and coins, both with the officers of the Mint and the depositors; and shall present, quarter-yearly, to the Treasury Department of the United States, according to such forms as shall be prescribed by that Department, an account of the receipts and disbursements of the Mint for the purpose of being adjusted and settled.

Treasurer.

S. Rep. 235——2

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Assayer.

Third. The assayer shall carefully assay all metals used in coinage, whenever such assays are required in the operations of the Mint; and he shall also make assays of coins whenever instructed to do so by the Director.

Melter and refiner

Fourth. The melter and refiner shall execute all the operations which are necessary in order to form ingots of standard silver or gold, suitable for the chief coiner, from the metals legally delivered to him for that purpose.

Chief coiner.

Fifth. The chief coiner shall execute all the operations which are necessary in order to form coins, conformable in all respects to the law, from the standard silver and gold ingots, and the copper planchets, legally delivered to him for this purpose.

Engraver.

Sixth. The engraver shall prepare and engrave, with the legal devices and inscriptions, all the dies used in the coinage of the Mint and its branches.

Appointment of assistant and clerks.

SEC. 3. And be it further enacted, That the Director shall appoint, with the approbation of the President, assistants to the assayer, melter and refiner, chief coiner, and engraver, and clerks for the Director and treasurer, whenever, on representation made by the Director to the President, it shall be the opinion of the President that such assistants or clerks are necessary. And it shall be the duty of the assistants to aid their principals in the execution of their respective offices, and of the clerks to perform such duties as shall be prescribed for them by the Director.

Vacancies in

Their duties.

SEC. 4. And be it further enacted. That whenever any officase of temporary absence cer of the Mint shall be temporarily absent, on account of sickness, or any other sufficient cause, it shall be lawful for the Director, with the assent of said officer, to appoint ef workmen and some person attached to the Mint, to act in the place of such officer during his absence, and that the Director shall employ such workmen and servants in the Mint as he shall

servants.

how filled.

taken.

from time [to time] find necessary. Oath to be SEC. 5. And be it further enacted, That every officer, assistant, and clerk of the Mint, shall, before he enters upon the execution of his office, take an oath or affirmation before some judge of the United States, or judge of the superior court or any court of record of any State, faithfully and

diligently to perform the duties thereof.

Bonds requir-

SEC. 6. And be it further enacted, That the following officers of the Mint, before entering upon the execution of their respective offices, shall become bound to the United States, with one or more sureties, to the satisfaction of the Secretary of the Treasury, in the sums hereinafter mentioned, with condition for the faithful and diligent performance of the duties of their offices, viz: The treasurer in the sum of ten thousand dollars; the assayer in the sum of five thousand dollars; the melter and refiner in the sum of ten thousand dollars; the chief coiner in the sum of ten thousand dollars. And that similar bonds may also be required of the assistants and clerks, in such sums as the Director shall determine, with the approbation of the Secretary of the Treasury.

SEC. 7. And be it further enacted, That there shall be Salaries of officers, clerks, and allowed to the officers of the Mint the following salaries per assistants. annum: To the Director, for his services, including traveling expenses incurred in visiting the different branches, and all other charges whatever, three thousand five hundred dollars; to the treasurer, assayer, melter and refiner, chief coiner, and engraver, each, two thousand dollars; to the assistants and clerks, such annual salaries shall be allowed as the Director may determine, with the approbation of the President: Provided, That an assistant shall not receive more than fifteen hundred dollars; and that a clerk shall not receive more than twelve hundred dollars; to the Wageeof work. workmen and servants shall be allowed such wages, to be antadetermined by the Director, as may be customary and reasonable, according to their respective stations and occupations; and that the salaries provided for in this section shall be payable in quarterly instalments.

SEC. 8. And be it further enacted. That the standard for gold and silver both gold and silver coins of the United States shall here coins. after be such, that of one thousand parts by weight, nine See act of June 28, 1834. s. 1. hundred shall be of pure metal, and one hundred of alloy; and the alloy of the silver coins shall be of copper; and the alloy of the gold coins shall be of copper and silver, provided that the silver do not exceed one half of the whole alloy.

SEC. 9. And be it further enacted, That of the silver coins, Weight of all the dollar shall be of the weight of four hundred and twelve and one half grains; the half dollar of the weight of two 2, 1792, 8.9. hundred and six and one fourth grains; the quarter dollar Act February of the weight of one hundred and three and one eighth 21, 1833. Act February grains; the dime, or tenth part of a dollar, of the weight of 12,1873, s. 15. forty-one and a quarter grains; and the half dime, or twen-28, 1878. tieth part of a dollar, of the weight of twenty grains and five-eighths of a grain. And that dollars, half dollars and Dollars, quarter dollars, dimes and half dimes, shall be legal tenders tenders, &c. of payment, according to their nominal value, for any sums Ibid. whatever.

SEC. 10. And be it further enacted, That of the gold coins, coine. the weight of the eagle shall be two hundred and fifty eight Secactof April craims, that of the half eagle one hundred and twenty pine 2, 1792, s. 9. grains; that of the half eagle one hundred and twenty nine grains; and that of the quarter eagle sixty four and one half grains. And that for all sums whatever, the eagle shall shall be be a legal tender of payment for ten dollars; the half eagle tender, &c. for five dollars, and the quarter eagle for two and a half

SEC. 11. And be it further enacted, That the silver coins Silver coins beretofore issued heretofore issued at the mint of the United States, and the and gold coins gold coins issued since the thirty-first day of July, one 31,1834,shallconthousand eight hundred and thirty four, shall continue to tinue to be legal be legal tenders of payment for their nominal values, on the tenders. same terms as if they were of the coinage provided for by this act.

SEC. 12. And be it further enacted, That of the copper weight coins, the weight of the cent shall be one hundred and sixtyeight grains, and the weight of the half cent eight four grains. And the centshall be considered of the value of one value of a dollar.

Wages of work

Weight of gold

hundredth part of a dollar, and the half cent of the value

of one two hundredth part of a dollar.

Devices and legends of coins.

SEC. 13. And be it further enacted, That upon the coins struck at the Mint there shall be the following devices and legends: upon one side of each of said coins there shall be an impression emblematic of liberty, with an inscription of the word Liberty, and the year of the coinage; and upon the reverse of each of the gold and silver coins, there shall be the figure or representation of an eagle, with the inscription United States of America, and a designation of the value of the coin; but on the reverse of the dime and half dime, cent and half cent, the figure of the eagle shall be omitted.

Proviso.

bullion brought bullion brought to the mint for coinage, shall be received for coinage shall be received and and coined, by the proper officers, for the benefit of the depositor: Provided, That it shall be lawful to refuse, at the mint, any deposits of less value than one hundred dollars, and any bullion so base as to be unsuitable for the opera-Further pro tions of the mint; And provided also, That when gold and silver are combined, if either of these metals be in such small proportion that it cannot be separated advantageously, no allowance shall be made to the depositor for the value of such metal.

SEC. 14. And be it further enacted, That gold and silver

viso.

Receipt to be

SEC. 15. And be it further enacted, That when bullion is given for bullion. brought to the Mint for coinage, it shall be weighed by the treasurer, in the presence of the depositor, when practicable, and a receipt given which shall state the description and weight of the bullion: Provided, That when the bullion is in such a state as to require melting before its value can be ascertained, the weight after melting shall be considered as the true weight of the bullion deposited.

Bullion deposto be assayed.

Proviso.

SEC. 16. And be it further enacted, That from every parited for coinage cel of bullion deposited for coinage, the treasurer shall deliver to the assayer a sufficient portion for the purpose of being assayed; but all such bullion remaining from the operations of the assay shall be returned to the treasurer by the assayer.

Assayer to re-

SEC. 17. And be it further enacted, That the assayer shall port the quality report to the treasurer the quality or standard of the bullion assayed by him; and he shall also communicate to the treasurer such information as will enable him to estimate the amount of the charges hereinafter provided for, to be made to the depositor, for the expenses of converting the bullion into standard metal fit for coinage.

Charges to

fixed.

SEC. 18. And be it further enacted, That the only subjects which the depositor shall be the follow-itor is subjected. The many standards for ing: For refining when the bullion is below standard; for toughening when metals are contained in it which render it unfit for coinage; for copper used for alloy when the bullion is above standard; for silver introduced into the alloy of gold; and for separating the gold and silver when these Rate of, how metals exist together in the bullion: and that the rate of these charges shall be fixed, from time to time, by the Director, with the concurrence of the Secretary of the Treas-

ury, so as not to exceed, in their judgment, the actual ex-

pense to the Mint of the materials and labor employed in each of the cases aforementioned; and that the amount received from these charges shall be accounted for, and ap-Disposition of propriated for defraying the contingent expenses of the amount received. Mint.

SEC. 19. And be it further enacted, That from the report Value of deof the assayer, and the weight of the bullion, the treasurer post, &c., how shall estimate the whole value of each deposite, and also estimated. the amount of the charges or deductions if any; of all which he shall give a detailed memorandum to the depositor; and he shall also give, at the same time, under his hand, a certificate of the nett amount of the deposite, to be paid in coins of the same species of bullion as that deposited.

SEC. 20. And be it further enacted, That parcels of bullion shall be, from time to time, transferred by the treasurer bullion by treast to the melter and refiner; that a careful record of these and refiner. transfers, noting the weight and character of the bullion, shall be kept; and that the bullion thus placed in the hands of the melter and refiner shall be subjected to the several processes which may be necessary to form it into ingots of the legal standard, and of a quality suitable for coinage.

SEC. 21. And be it further enacted, That the ingots thus Ingots to be apprepared shall be assayed by the assayer, and if they prove sayed, &co. to be within the limits allowed for deviation from the standard, they shall be transferred by the melter and refiner to the treasurer, accompanied by the assayer's certificate of their fineness; and that a careful record of the transfer shall be kept by the treasurer.

SEC. 22. And be it further enacted, That no ingots of gold legal standard alshall be used for coinage of which the quality differs more lowed in ingots than two thousandths from the legal standard; and that of gold and allno ingots of silver shall be used for coinage of which the quality differs more than three thousandths from the legal standard.

SEC. 23. And be it further enacted, That in the treasurer's Treasurer's account with the melter and refiner, the melter and refiner ter and refiner. shall be debited with the standard weight of all the bullion placed in his hands, that is to say, with the weight of metal of legal standard fineness which it will make; and that he shall be credited by the standard weight of all the ingots delivered by him to the treasurer; and that once at least in every year, at such time as the Director shall appoint. the melter and refiner shall deliver up to the treasurer all the bullion in his possession, in order that his accounts may be settled up to that time; and, in this settlement, he shall be entitled to a credit for the difference between the whole amount of bullion delivered to him, and received from him, since the last settlement, as an allowance for necessary waste: Provided, That this allowance shall not exceed two Allowance for thousandths of the whole amount of gold and silver bullion, Proviso. respectively, that had been delivered to him by the treas-

SEC. 24. And be it further enacted, That the treasurer Ingots for coisshall, from time to time, deliver over to the chief coiner, age. ingots for the purpose of coinage; that he shall keep a careful record of these transfers, noting the weight and descrip-

tion of the ingots; and that the ingots thus placed in the hands of the chief coiner shall be passed through the several processes necessary to make from them coins, in all respects conformable to law.

Deviation from in single pieces.

SEC. 25. And be it further enacted. That in adjusting the legal standard allowed in the weights of the coins, the following deviations from the weights of coins, standard weight shall not be exceeded in any of the single pieces: In the dollar and half dollar, one grain and a half; in the quarter dollar, one grain; in the dime and half dime, half a grain; in the gold coins, one-quarter of a grain; in the copper coins, one grain in the pennyweight; and that In a large num in weighing a large number of pieces together, when delivered from the chief coiner to the treasurer, and from the treasurer to the depositors, the deviations from the standard weight shall not exceed the following limits: Four pennyweights in one thousand dollars; three pennyweights in one thousand half dollars; two pennyweights in one thousand quarter dollars; one pennyweight in one thousand dimes; one pennyweight in one thousand half dimes; two pennyweights in one thousand eagles; one and a half pennyweight

Coins to be weighed.

sand quarter eagles. SEC. 26. And be it further enacted, That the chief coiner shall, from time to time, as the coins are prepared, deliver them over to the treasurer, who shall keep a careful record of their kind, number, and weight; and that, in receiving the coins, it shall be the duty of the treasurer to see whether the coins of that delivery are within the legal limits of the standard weight; and if his trials for this purpose shall not prove satisfactory, he shall cause all the coins of this delivery to be weighed separately, and such as are not of legal weight shall be delivered to the melter and refiner, as standard bullion, to be again formed into ingots and recoined.

in one thousand half eagles; one pennyweight in one thou-

Coins to be preserved for the annual trial.

SEC. 27. And be it further enacted, That at every delivery of coins made by the chief coiner to the treasurer, it shall be the duty of the treasurer, in the presence of the assayer, to take indiscriminately a certain number of pieces of each variety for the annual trial of coins, (the number being prescribed by the Director,) which shall be carefully labelled, and deposited in a chest appropriated for the purpose, kept under the joint care of the treasurer and assayer, and so secured that neither can have access to its contents without the presence of the other.

Dispositions of clippings, &c.

SEC. 28. And be it further enacted, That the chief coiner shall, from time to time, deliver to the treasurer the clippings and other portions of bullion remaining after the process of coining, and that the treasurer shall keep a careful record of their amount.

Treasurer's account chief coincr.

SEC. 29. And be it further enacted. That in the treasurer's account with the chief coiner, the chief coiner shall be debited with the amount in weight of standard metal of all the bullion placed in his hands, and credited with the amount, also by weight, of all the coins, clippings, and other bullion delivered by him to the treasurer; and that once at least in every year, at such time as the Director shall appoint, the chief coiner shall deliver to the treasurer all the coins

and bullion in his possession, so that his accounts may be settled up to that time; and, in this settlement, he shall be Allowance for entitled to a credit for the difference between the whole necessary waste. amount of the ingots delivered to him, and of the coins and bullion received from him, since the last settlement, as an allowance for necessary waste: Provided, That this allow. Proviso. ance shall not exceed two thousandths of the whole amount of the silver, or one and one-half thousandth of the whole amount of the gold, that had been delivered to him by the

easurer.
SEC. 30. And be it further enacted, That when the coins Payment for bullion are bullion deposited which are the equivalent to any deposite of bullion are to be coined. ready for delivery, they shall be paid over to the depositor, or his order, by the treasurer, on a warrant from the Director; and the payment shall be made, if demanded, in the order in which the bullion shall have been brought to the Mint, giving priority according to priority of deposite only; and that in the denominations of coin delivered, the treasurer shall comply with the wishes of the depositor, unless when impracticable or inconvenient to do so; in which case, the denominations of coin shall be designated by the Director.

SEC. 31. And be it further enacted, That for the purpose Deposit of pub of enabling the Mint to make returns to depositors with him money to be kept in the Mint as little delay as possible, it shall be the duty of the Sec. by Secretary of Treasurer. tary of the Treasury to keep in the said Mint, when the Treasury. state of the Treasury will admit thereof, a deposite of such amount of public money, or of bullion procured for the purpose, as he shall judge convenient and necessary, not exceeding one million of dollars, out of which those who bring bullion to the Mint may be paid the value thereof, as soon as practicable, after this value has been ascertained; that the bullion so deposited shall become the property of the United States; that no discount or interest shall be charged on moneys so advanced; and that the Secretary of the Treasury may at any time withdraw the said deposite, or any part thereof, or may, at his discretion, allow the coins formed at the Mint to be given for their equivalent in other money.

conformity in the gold and silver coins to their respective coins. standards and weights an approximation of the coins. standards and weights, an annual trial shall be made of the pieces reserved for this purpose at the Mint and its 1823, ch. 42, sec. branches, before the judge of the district court of the United States, for the eastern district of Pennsylvania, the attorney of the United States, for the eastern district of Pennsylvania, and the collector of the port of Philadelphia, and such other persons as the President shall, from time to time, designate for that purpose, who shall meet as commissioners, for the performance of this duty, on the second Monday in February, annually, and may continue their meetings by adjournment, if necessary; and if a majority of the commissioners shall fail to attend at any time appointed for their meeting, then the Director of the Mint shall call a meeting of the commissioners at such other time as he may deem

convenient; and that before these commissioners, or a majority of them, and in the presence of the officers of the Mint, such examination shall be made of the reserved pieces as shall be judged sufficient; and if it shall appear that these pieces do not differ from the standard fineness and weight by a greater quantity than is allowed by law; the trial shall be considered and reported as satisfactory; but if any greater deviation from the legal standard or weight shall appear, this fact shall be certified to the President of the United States, and if, on a view of the circumstances of the case, he shall so decide, the officer or officers implicated in the error shall be thenceforward disqualified from holding their respective offices.

Purchase of copper bullion.

SEC. 33. And be it further enacted, That copper bullion shall be purchased for the Mint, from time to time, by the treasurer, under instructions from the Director; that the cost shall be paid from the fund hereinafter provided for; and that the copper bullion shall be of good quality, and in form of planchets fit for passing at once into the hands of the chief coinef.

Coinage of copper.

SEC. 34. And be it further enacted. That the copper planchets shall be delivered, from time to time, by the treasurer to the chief coiner, to be by him coined; and all such copper shall be returned to the treasurer, by the chief coiner, weight for weight, without allowance for waste.

SEC. 35. And be it further enacted, That it shall be the duty

Copper comay be changed coins other money.

Proviso.

exion of the treasurer of the Mint to deliver the copper coins, in exchange for their legal equivalent in other money, to any persons who shall apply for them: Provided, That the sum asked for be not less than a certain amount, to be determined by the Director, and that it be not so great as, in his judgment, to interfere with the capacity of the Mint to supply other applicants.

coins

transported at may, at the discretion of the Director, be delivered in any mint. SEC. 36. And be it further enacted. That the copper coins of the principal cities and towns of the United States, at the cost of the Mint for transportation.

Disposition of money received

copper coins.

SEC. 37. And be it further enacted, That the money rein exchange for ceived by the treasurer in exchange for copper coins shall form a fund in his hands, which shall be used to purchase copper planchets, and to pay the expense of transportation of copper coins; and that if there be a surplus, the same shall be appropriated to defray the contingent expenses of the Mint.

Former acts repealed.

SEC. 38. And be it further enacted. That all acts or parts of acts heretofore passed, relating to the Mint and coins of the United States, which are inconsistent with the provisions of this act, be, and the same are hereby repealed.

Approved, January 18, 1837.

ACT OF MARCH 3, 1843.

Regulating the legal-tender value of foreign gold and silver coins in the United States.

Be it enacted by the Senate and House of Representatives of Certain gold the United States of America in Congress assembled, That from Britain and and after the passage of this act, the following foreign gold France to be current—their value coins shall pass current as money within the United States, axed. and be receivable, by weight, for the payment of all debts and demands, at the rates following, that is to say: the gold coins of Great Britain, of not less than nine hundred and fifteen and a half thousandths in fineness, at ninety-four cents and six-tenths of a cent per pennyweight; and the gold coins of France, of not less than eight hundred and ninety-nine thousandths in fineness, at ninety-two cents and nine-tenths of a cent per pennyweight.

SEC. 2. And be it further enacted, That from and after the surer coins of passage of this act, the following foreign silver coins shall perm, Bolivia. pass current as money within the United States, and be re- and France, also, ceivable by tale, for the payment of all debts and demands, at the rates following, that is to say: the Spanish pillar dollars, and the dollars of Mexico, Peru, and Bolivia, of not less than eight hundred and ninety-seven thousandths in fineness, and four hundred and fifteen grains in weight, at one hundred cents each; and the five franc pieces of France, of not less than nine hundred thousandths in fineness, and three hundred and eighty-four grains in weight, at ninetythree cents each.

SEC. 3. Directs that assays be made annually to deter- Annual assays. mine the value of foreign coins for legal-tender purposes.

ACT OF APRIL 2, 1844,

Prescribes the manner in which oaths may be taken by oaths. officers of the branch mint.

ACT OF MARCH 3, 1849,

Authorizing the coinage of gold dollars and double eagles.

Be it enacted by the Senate and House of Representatives of the double eagles and United States of America in Congress assembled, That there gold dollars aushall be, from time to time, struck and coined at the Mint of thorised. the United States and the branches thereof, comformably in all respects to law (except that on the reverse of the gold 1853, ec., 7. dollar the figure of the eagle shall be omitted), and conformably in all respects to the standard for gold coins now 1873, sec. 14. established by law, coins of gold of the following denomination and values, viz; double eagles, each to be of the value of twenty dollars, or units, and gold dollars, each to be of the value of one dollar, or unit.

Ibid.

Double eagle SEC. 2. And be it further enacted, That for all sums whatto be legal ten ever, the double eagle shall be a legal tender for twenty dollars and the gold dollar shall be a legal tender for one dollar.

All laws now in authorized.

SEC. 3. And be it further enacted, That all laws now in in force in relation to the coins of the United States, and the of the United striking and coining the same, shall so far as applicable, to the coins have full force and effect in relation to the coins herein authorized, whether the said laws are penal or otherwise; and whether they are for preventing counterfeiting or abasement, for protecting the currency, for regulating and guarding the process of striking and coining, and the preparations therefor, or for the security of the coin, or for any other

Weights of gold coin.

SEC. 4. And be it further enacted, That, in adjusting the weights of gold coin henceforward, the following deviations from the standard weight shall not be exceeded in any of the single pieces—namely, in the double eagle, the eagle, and the half eagle, one half of a grain, and in the quarter eagle and gold dollar, one quarter of a grain; and that in weighing a large number of pieces together, when delivered from the chief coiner to the treasurer, and from the treasurer to the depositors, the deviation from the standard weight shall not exceed three penny weights in one thousand double eagles; two penny weights in one thousand eagles; one and one half penny weights in one thousand half eagles; one penny weight in one thousand quarter eagles; and one half of a penny weight in one thousand gold dollars.

ACT OF MARCH 3, 1851.

Provisions in regard to coinage, etc., contained in an act to reduce and modify the rates of postage in the United States and for other purposes.

New coin of value of 3 cents. See act

1873, sec. 15.

Weight. Device.

SECTIONS 1 to 10 inclusive relate to other matters. SEC. 11. And be it further enacted, That from and after the

sand pieces.

Mar. 8, 1853, ecc. passage of this act, it shall be lawful to coin at the Mint of Act of Feb. 12, the United States and its branches, a piece of the denomination and legal value of three cents, or three hundredths of a dollar, to be composed of three fourths silver and one fourth copper, and to weigh twelve grains and three eighths of a grain; that the said coin shall bear such devices as shall be conspicuously different from those of the other silver coins, and of the gold dollar, but having the inscription United States of America, and its denomination and date; Madea tender, and that it shall be a legal tender in payment of debts for

all sums of thirty cents and under. And that no ingots shall be used for the coinage of the three cent pieces herein authorized, of which the quality differs more than five thousandths from the legal standard; and that, in adjusting the weight of the said coin, the following deviations from the standard weight shall not be exceeded, namely, one half of

a grain in the single piece, and one pennyweight in a thou-

Weight.

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ACT OF JULY 3, 1852.

An act to establish a branch mint of the United States in California.

SEC. 1. Establishes such a mint.

SEC. 8. And be it further enacted, That, if required by the sayed and cost holder, gold in grain or lumps shall be refined, assayed, cast into bars or into bars or ingots, and stamped in said branch mint, or in stamped at exthe Mint of the United States, or any of its branches, in such pense of depositor. manner as may indicate the value and fineness of the bar or ingot, which shall be paid for by the owner or holder of said bullion, at such rates and charges, and under such regulations, as the Director of the Mint, under the control of the Secretary of the Treasury, may from time to time establish.

ACT OF FEBRUARY 21, 1853.

An act amendatory of existing laws relative to the half dollar, quarter dollar, dime and half dime.

Be it enacted by the Senate and House of Representatives of half dollar and the United States of America in Congress assembled, That from quarter, dime and after the first day of June, eighteen hundred and fifty-after June 1, two, [three] the weight of the half dollar or piece of fifty 1853. cents shall be one hundred and ninety-two grains, and the quarter dollar, dime, and half dime, shall be, respectively. one half, one fifth, and one tenth of the weight of said half dollar.

SEC. 2. And be it further enacted, That the silver coins Such coins, when issued in conformity with the above section, shall be legal der. tenders in payment of debts for all sums not exceeding five dollars.

SEC. 3. And be it further enacted, That in order to procure Purchase of the bullion for the requisite coinage of the subdivisions of the such coinage. dollar authorized by this act, the treasurer of the Mint shall, with the approval of the Director, purchase such bullion with the bullion fund of the Mint. He shall charge himself with the gain arizing from the coinage of such bullion into coins of a nominal value exceeding the intrinsic value thereof, and shall be credited with the difference between such intrinsic value and the price paid for such bullion, and with the expense of distributing said coins as hereinafter provided. The balances to his credit, or the profit of said coinage, shall be, from time to time, on a warrant of the Director of the Mint, transferred to the account of the Treasury of the United States.

SEC. 4. And be it further enacted, That such coins shall Such coins, how be paid out at the Mint, in exchange for gold coins at par, and paid out of in sums not less than one hundred dollars; and it shall be Mint. lawful, also, to transmit parcels of the same from time to time to the assistant treasurers, depositaries, and other offi-

cers of the United States, under general regulations, proposed by the Director of the Mint, and approved by the Secretary of the Treasury: Provided, however, That the Amount of coinamount coined into quarter dollars, dimes, and half dimes, age regulated. . shall be regulated by the Secretary of the Treasury.

No private de

SEC. 5. And be it further enceted, That no deposits for posits for said coins to be re-coinage into the half dollar, quarter dollar, dime, and half dime, shall hereafter be received, other than those made by the treasurer of the Mint, as herein authorized, and upon account of the United States.

coived.

Depositors SEC. 6. And be it further enacted, That, at the option of may have their gold and silver the depositor, gold or silver may be cast into bars or ingots cast into ingots of either pure metal or of standard fineness, as the owner may prefer, with a stamp upon the same designating its weight and fineness; but no piece, of either gold or silver, shall be cast into bars or ingots of a less weight than ten ounces, except pieces of one ounce, of two ounces, of three ounces, and of five ounces, all of which pieces of less weight than ten ounces shall be of the standard fineness, with their weight and fineness stamped upon them; but, in [all] cases, whether the gold and silver deposited be coined or cast into bars or ingots, there shall be a charge to the depositor, in addition to the charge now made for refining or parting the

Charge of half metals, of one half of one per centum; the money arising per cent. to the from this charge of one half per centum shall be charged to the treasurer of the Mint, and from time to time, on warrant

of the Director of the Mint, shall be transferred into the This section Treasury of the United States: Provided, however, That not to apply to nothing contained in this section shall be considered as said silver coins. nothing contained in this section shall be considered as applying to the half dollar, the quarter dollar, the dime, and half dime.

Gold coins of \$3 established.

SEC. 7. And be it further enacted, That from time to time there shall be struck and coined at the Mint of the United States, and the branches thereof, conformably in all respects to law, and conformably in all respects to the standard of gold coins now established by law, a coin of gold of the

Provisions of value of three dollars, or units, and all the provisions of act 1849, ch. 109, made applicable an act entitled "An act to authorize the coinage of gold to said coin. dollars and double eagles" approved March third, eighteen dollars and double eagles," approved March third, eighteen hundred and forty-nine, shall be applied to the coin herein authorized, so far as the same may be applicable; but the devices and shape of the three dollar piece shall be fixed

by the Secretary of the Treasury. 5'Luc .F1.

To take effect June 2, 1853. SEC. 8. And be it further enacted, That this act shall be 96, in force from and after the first day of June next. 1853, 880.7.

ACT OF MARCH 3. 1853.

Coinage provisions contained in an act to supply deficiencies in the appropriations, for the fiscal year ending June 30, 1853.

SECTIONS 1 to 6, inclusive, relate to other matters. charge foreast SEC. 7. And be it further that the second into disks at all the hars or ver shall be cast into bars or ingots or formed into disks at the hars or any of the branches the Mint of the United States, or any of the branches thereof, or at any assay office of the United States, the

charge for refining, casting, or forming said bars, ingots, or disks shall be equal to, but not exceed, the actual cost of the operation, including labor, wastage, use of machinery, materials, etc., to be regulated from time to time by the Secretary of the Treasury. And the Secretary of the Treasury is hereby authorized to regulate the size and devices of vices of the silter new silver coin authorized. the new silver coin, authorized by an act entitled "An act ver coins authorized by act of amendatory of existing laws relative to the half dollar, 1853, ch. 79. quarter dollar, dime, and half dime," passed at the present session; and that, to procure such devices, as also the models, moulds, and matrices or original dies for the coins, disks, or ingots authorized by said act, the Director of the Mint is empowered, with the approval of the Secretary of the Additional offi-Treasury, to engage temporarily for that purpose the serv- cors in the mint. ices of one or more artists, distinguished in their respective departments, who shall be paid for such services from the contingent appropriation for the Mint: And that hereafter the three cent coin now authorized by law shall be weight of the made of the weight of three fiftieths of the weight of the 3-cent com half dollar, as provided in said act, and of the same standard of fineness. And the said act, entitled "An act amendatory of existing laws relative to the half dollar, quarter 79, to take office, dollar dime and half dime 2 the latter office, dollar, dime, and half dime," shall take effect and be in full Apr. 2, 1853. force from and after the first day of April, one thousand eight hundred and fifty-three, any thing therein to the contrary notwithstanding.

ACT OF MARCH 3, 1853.

Coinage provisions included in an act making appropriations for the civil and diplomatic expenses of the Government in the year ending June 30, 1854.

* and it shall be the duty of the superintendent Mint profits to of the Mint to cause to be paid annually into the Treasury Treasury. of the United States the profits of the Mint, and to present a quarterly account of the expenditures of the Mint to the Secretary of the Treasury;

SECTIONS 2, 3, and 4, inclusive, relate to other matters.

SEC. 5. And be it further enacted, That when private establishments shall be made to refine gold bullion, the gold in private Secretary of the Treasury, if he shall deem them capable of establishments. executing such work, is hereby authorized and required to limit the amount thereof, which shall be refined in the Mint at Philadelphia, from quarter to quarter, and to reduce the same progressively as such establishments shall be expended [extended ?] or multiplied, so as eventually, and as soon as may be, to exclude refining from the Mint, and to require that every deposit of gold bullion made therein for coinage shall be adapted to said purpose, without need of refining: Provided, That no advances in coin shall be made upon No advances in bullion after this regulation shall be carried into effect, coin. except upon bullion refined as herein prescribed.

SECTIONS 6 to 9 inclusive relate to other matters.

SEC. 10. Provides for the establishment of an assay office Assay office of in New York City, for the melting, refining, parting and York.

assaying of gold and silver bullion and foreign coins, and for the casting the same into bars, ingots or disks, and makes provision for employment of the proper officers and assistants.

SEC. 11. And be it further enacted, That the owner or own-Receipt to be ers of any gold or silver bullion, in dust or otherwise, or of given for bullion any foreign coin, shall be entitled to deposite the same in the said office, and the treasurer thereof shall give a receipt, stating the weight and description thereof, in the manner and under the regulations that are or may be provided in like cases or deposits at the Mint of the United States with the Treasurer thereof. And such bullion shall, without delay, be melted, parted, refined, and assayed, and the net value thereof, and of all foreign coins deposited in said of office, shall be ascertained; and the treasurer shall there-

Certificate for public dues.

value of deposit, upon forthwith issue his certificate of the net value thereof, when receivable payable in coins of the same metal as that deposited, either at the office of the assistant treasurer of the United States. in New York, or at the Mint of the United States, at the option of the depositor, to be expressed in the certificate, which certificates shall be receivable at any time within sixty days from the date thereof in payment of all debts due to the United States at the port of New York for the full sum therein certified. All gold or silver bullion and foreign coin

to be cast.

In what form deposited, melted, parted, refined, or assayed, as aforesaid, shall, at the option of the depositor, be cast in the said office into bars, ingots, or disks, either of pure metal or of standard fineness, (as the owner may prefer,) with a stamp thereon of such form and device as shall be prescribed by the Secretary of the Treasury, accurately designating its weight and fineness: Provided, That no ingot, bar, or disk shall be cast of less weight than five ounces, unless the same be of standard fineness, and of either one, two, or three ounces in weight. And all gold or silver bullion and foreign coin intended by the depositor to be converted into

Provise.

After assay the the coins of the United States, shall, as soon as assayed and metal to be trans its net value certified as above provided, be transferred to ferred to the Mint the Mint of the United States under such directions as shall be made by the Secretary of the Treasury, and at the expense of the contingent fund of the Mint, and shall there be coined. And the Secretary of the Treasury is hereby authorized, with the approval of the President of the United States, to make the necessary regulations for the adjustment of the accounts between the respective officers, upon the transfer of any bullion or coin between the assay office. the Mint, and assistant treasurer in New York.

Accounts.

SEC. 12. Places the operation of the assay office in New Under direc. York under direction of the Director of the Mint subordition of Director. nate to the Secretary of the Treasury, with authority to

prescribe regulations and order tests.

SEC. 13. Extends the provisions in regard to the rendi-Existing laws tion of accounts, custody of deposits, payments, oaths and applied bonds, etc., thereto and provides that existing laws for the government of the Mint shall be applied to the operations of the assay office.

SEC. 14. Provides that the same charges shall be made Charges exfor refining, parting, casting, etc., as at the Mint and appro-tended. priates receipts from charges for contingent expenses.

SEC. 15. Gives authority to the Secretary of the Treas. Building to be ury to rent, lease, or otherwise secure buildings in the city of New York for the operations of the office, and also to secure necessary machinery and implements.

ACT OF FEBRUARY 21, 1857,

An act to determine the legal tender value of foreign coins, and for the coinage of cents at the Mint of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That spanish and Mexthe pieces commonly known as the quarter, eighth, and ican coins are to sixteenth of the Spanish pillar dollar, and of the Mexican by the United dollar, shall be receivable at the Treasury of the United States. States, and its several offices, and at the several post-offices and land offices, at the rates of valuation following,-that is to say, the fourth of a dollar, or piece of two reals, at twenty cents; the eighth of a dollar, or piece of one real, at ten cents; and the sixteenth of a dollar, or half real, at five cents.

SEC 2. And be it further enacted, That the said coins, when so received, shall not again be paid out, or put in circulation, but shall be recoined at the Mint. And it shall be the duty of the Director of the Mint, with the approval of the Secretary of the Treasury, to prescribe such regulations as may be necessary and proper, to secure their transmission to the Mint for recoinage, and the return or distribution of the proceeds thereof, when deemed expedient, and to prescribe such forms of account as may be appropriate and applicable to the circumstances: Provided, That the expenses incident to such transmission or distribution, and of recoinage, shall be charged against the account of silver profit and loss, and the net profits, if any, shall be paid from time to time into the Treasury of the United States.

Said coins to be

SEC. 3. And be it further enacted, That all former acts authorizing the currency of foreign gold or silver coins, and making foreign declaring the same a legal tender in payment for debts, are coins a currency hereby repealed; but it shall be the duty of the Director of repealed. the Mint to cause assays to be made, from time to time, of such foreign coins as may be known to our commerce, to Assays of fordetermine their average weight, fineness, and value, and to made, and an embrace in his annual report a statement of the results nually reported. thereof.

SEC. 4. And be it further enacted, That from and after the passage of this act, the standard weight of the cent composition of coined at the Mint shall be seventy two grains, or three center twentieths of one ounce troy, with no greater deviation than four grains in each piece; and said cent shall be composed of eighty-eight per centum of copper and twelve per centum of nickel, of such shape and device as may be fixed

Weight and

by the Director of the Mint, with the approbation of the Secretary of the Treasury; and the coinage of the half cent shall cease.

SEC. 5. Authorizes the Secretary of the Treasury to purchase from the bullion fund of the Mint materials necessary to the coinage of the cent authorized by the act, and makes the laws in force relating to the Mint and the coin-

age of precious metals applicable to this coin.

SEC. 6. And be it further enacted, That it shall be lawful Such cents may be paid out and to pay out the said cent at the Mint in exchange for any transmitted, &c. of the gold and silver coins of the United States, and also in exchange for the former copper coins issued; and it shall be lawful to transmit parcels of the said cents, from time to time, to the assistant treasurers, depositaries, and other officers of the United States, under general regulations proposed by the Director of the Mint, and approved by the Secretary of the Treasury, for exchange as aforesaid. And it shall also be lawful for the space of two years from To be paid out the passage of this act and no longer, to pay out at the

at old rate for Mint the cents aforesaid for the fractional parts of the doltwo years.

five, twelve-and-a-half, and six-and-a-quarter cents, respectively. SEC. 7. Directs that the annual report of the Director of Fiscal year to end June 30. the Mint shall extend to the 30th of June in each year.

lar hereinbefore named, at their nominal value of twenty-

ACT OF APRIL 22, 1864.

Amending the act of February 21, 1857.

Be it enacted by the Senate and House of Representatives Standard of the United States of America in Congress assembled, That, weight, &c., of from and after the passage of this act, the standard weight of the cent coined at the mint of the United States shall be forty-eight grains, or one-tenth of one ounce troy; and said cent shall be composed of ninety-five per centum of copper, and five per centum of tin and zinc, in such propor-

Act Feb. 1873, section 16.

Ibid.

Two-cent pieces the mint a two-cent piece, of the same composition, the standard weight of which shall be ninety-six grains, or onefifth of one ounce troy, with no greater deviation than four grains to each piece of said cent and two-cent coins; and Shape, devices, the shape, mottoes, and devices of said coins shall be fixed by the Director of the Mint, with the approval of the Secretary of the Treasury; and the laws now in force relating to the coinage of cents and providing for the purchase of material and prescribing the appropriate duties of the officers of the mint and the Secretary of the Treasury be, and the same are hereby, extended to the coinage herein pro-

tions as shall be determined by the Director of the Mint;

and there shall be, from time to time, struck and coined at

Present laws extended thereto. utes, 5462.

vided for. SEC. 2. And be it further enacted, That all laws now in ended thereto. Revised Stat. force relating to the coins of the United States and the striking and coining the same shall, so far as applicable, be extended to the coinage herein authorized, whether said laws are penal or otherwise, for the security of the coin, regulating and guarding the process of striking and coining, for preventing debasement or counterfeiting, or for any

other purpose.

SEC. 3. And be it further enacted, That the Director of Director of the Mint shall prescribe suitable regulations to insure a due conformity of alconformity to the required weights and proportions of alloy loy in such coins. in the said coins; and shall order trials thereof to be made from time to time by the assayer of the mint, whereof a report shall be made in writing to the Director.

SEC. 4. And be it further enacted, That the said coins shall be a legal tender in any payment, the one-cent coin be legal tender to the amount of ten cents, and the two-cent coin to the and for what amount of twenty cents; and it shall be lawful to pay out Repealed. said coins in exchange for the lawful currency of the United 1873, see 6. States, (except cents or half cents issued under former acts of Congress,) in suitable sums, by the treasurer of the mint, and by such other depositaries as the Secretary of the Treasury may designate, under general regulations proposed by the Director of the Mint and approved by the Secretary of the Treasury; and the expenses incident to such exchange, distribution, and transmission may be paid out of the profits of said coinage; and the net profits of said coinage, ascertained in like manner as is prescribed in the second section of the act to which this is a supplement, shall be transferred to the Treasury of the United States.

SEC. 5. And be it further enacted, That if any person or persons shall make, issue, or pass, or cause to be made, is making coins insued, or passed, any coin, card, token, or device whatsoever, passed as cents, in metal or its compounds, intended to pass or be passed as. Revised Statement of the compounds of the compounds of the cards of the card as money for a one-cent piece or a two-cent piece, such per- utes, 5462. son or persons shall be deemed guilty of a misdemeanor, and shall, on conviction thereof, be punished by a fine not exceeding one thousand dollars, and by imprisonment for a term not exceeding five years.

ACT OF JUNE 8, 1864.

Is an act for punishing and preventing the counterfeiting Counterfeiting. of coin of the United States.

ACT OF MARCH 3, 1865.

An act to authorize the coinage of three-cent pieces, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so soon as practicable after the passage of this act, there to be coined. shall be coined at the Mint of the United States a three-cent Act Feb. piece, composed of copper and nickel in such proportions, not exceeding twenty-five per centum of nickel, as shall be decomposition, termined by the Director of the Mint, the standard weight device, &c.

S. Rep. 235——3

of which shall be thirty grains, with no greater deviation than four grains to each piece, and the shape, mottoes, and devices of said coin shall be determined by the Director of the Mint, with the approval of the Secretary of the Trrasury. Laws applica And the laws now in force relating to the coinage of cents, and providing for the purchase of material and prescribing the appropriate duties of the officers of the Mint, and of the Secretary of the Treasury be, and the same are hereby, extended to the coinage herein provided for.

Applies existing laws.

ble.

SEC. 2. Extends to the provisions of this act the laws in operation governing other coins.

SEC. 3. And be it further enacted, That the said coin shall

To be legal tender for 60 cents.

be a legal tender in any payment to the amount of sixty The 3 cent coin cents. And it shall be lawful to pay out said coins in ex-

lawful currency, except, &c.

may be paid out change for the lawful currency of the United States, (except in exchange for cents or half-cents or two-cent pieces issued under former lawful currency. acts of Congress,) in suitable sums by the Treasurer of the Mint, and by such other depositaries as the Secretary of the Treasury may designate, and under general regulations Act of Apr. 2, approved by the Secretary of the Treasury. And under

1873, sec. 16.

Act of Apr. 22, the like regulations the same may be exchanged in suitable sums for any lawful currency of the United States; and the Act of Feb. 12, expenses incident to such exchange, distribution, and trans-Expenses, how mission, may be paid out of the profits of said coinage, and the net profits of said coinage, ascertained in like manner

as is prescribed in the second section of the act entitled "An act relating to foreign coins, and the coinage of cents at the Mint of the United States," approved February twentyfirst, eighteen hundred and fifty-seven, shall be transferred to the Treasury of the United States: Provided, That from No fractional and after the passage of this act, no issues of fractional notes of the United States shall be of a less denomination, Act. Feb. 12, than five cents, and all such issues of a less denomination,

at that time outstanding, shall, when paid into the Treasury or any designated depositary of the United States, or redeemed or exchanged as now provided by law, be retained

note to be issued under 5 cents. 1873, sec. 3.

and cancelled. Counterfeiting. SEC. 4. Provides penalties for counterfeiting, etc.

SEC. 5. Provides for an additional device and legend for Devices legends. this coin.

One-cent and

SEC. 6. And be it further enacted, That the one and two 2-cent coins to cent coins of the United States shall not be a legal tender be a legal tender cent coins of the United States shall not be a legal tender. only for 4 cents. for any payment exceeding four cents in amount; and so much of the laws of the United States heretofore enacted as are in conflict with the provisions of this act, are hereby repealed.

ACT OF MAY 16, 1866.

An act authorizing the coinage of five-cent pieces.

Five-cent Be it enacted by the Senate and House of Representatives of please to be coin and the United States of America in Congress assembled, That, so nickel. soon as practicable after the passage of this act, there shall be coined at the Mint of the United States a five-cent piece composed of copper and nickel, in such proportions, not ex-

ceeding twenty-five per centum of nickel, as shall be determined by the Director of the Mint, the standard weight of weight shape, which shall be seventy-seven and sixteen hundredths grains, devices, &c. with no greater deviation than two grains to each piece; and the shape, mottoes and devices of said coin shall be determined by the Director of the Mint, with the approval of the Secretary of the Treasury; and the laws now in force Laws relating relating to the coinage of cents, and providing for the pur-to-cents, de, to apchase of material, and prescribing the appropriate duties ply to this coinof the officers of the Mint and the Secretary of the Treas-ago. ury, be, and the same are hereby, extended to the coinage herein provided for.

SEC. 2. Extends the provisions of existing laws to the Applies existing laws. coinage herein authorized.

SEC. 3. And be it further enacted, That said coin shall be To be legal tendered to amount of a legal tender in any payment to the amount of one dollar. 11. And it shall be lawful to pay out such coins in exchange To be paid in for the lawful currency in the United States, (except cents, rency. or half cents, or two-cent pieces, issued under former acts Act of Apr. 2, of Congress,) in suitable sums, by the treasurer of the Mint, $^{1792}_{Ac}$ and by such other depositaries as the Secretary of the Treas- 1864 . ury may designate, and under general regulations approved 3. by the Secretary of the Treasury. And under the like regulations the same may be exchanged in suitable sums for any lawful currency of the United States, and the expenses incident to such exchange, distribution, and transmission may be paid out of the profits of said coinage; and the net profits of said coinage, as ascertained in the manner prescribed in the second section of the act entitled "An act relating to foreign coins and the coinage of cents at the Mint of the United States," approved February twenty first, eighteen hundred and fifty-seven, shall be transferred to the Treasury of the United States: Provided, That from No fractional and after the passage of this act no issues of fractional currency of less to notes of the United States shall be of a less denomination be issued. and than ten cents; and all such issues at that time outstand canceled. ing shall, when paid into the Treasury or any designated Revised utes, 3573. depository of the United States, or redeemed or exchanged as now provided by law, be retained and cancelled.

Act of Apr. 22,

SEC. 4. Provides penalties for counterfeiting, etc. SEC. 5. And be it further enacted, That it shall be lawful May be redeemfor the Treasurer and the several assistant treasurers of the less than \$100. United States to redeem in national currency, under such rules and regulations as may be prescribed by the Secretary

of the Treasury, the coin herein authorized to be issued when presented in sums of not less than one hundred dollars.

Counterfeiting.

ACT OF MARCH 3, 1871.

An act to provide for the redemption of copper and other token coins.

Be it enacted by the Senate and House of Representatives of All copper and base-metal cointhe United States of America in Congress assembled, That the age to be re-Secretary of the Treasury is hereby authorized and required deemed in sums to redeem in lawful money, under such rules and regula- \$20.

tions as he may from time to time prescribe, all copper, bronze, copper-nickel, and base-metal coinage of every kind heretofore authorized by law, when presented in sums of Such colorage not less than twenty dollars; and whenever under this audisconmay be discontinued when, &c. thority these coins are presented for redemption in such quantity as to show the amount outstanding to be redundant, the Secretary of the Treasury is authorized to discontinue or diminish the manufacture and issue of such coinage until otherwise ordered by him.

ACT OF FEBRUARY 12, 1873.

An act revising and amending the laws relative to the Mint, assay offices, and coinage of the United States.

Mint establish-

Be it enacted by the Senate and House of Representatives of ed as a bureau the United States of America in Congress assembled, That the and includes Mint of the United States is hereby established as a Bureau of the Treasury Department, embracing in its organization and under its control all mints for the manufacture of coin, and all assay offices for the stamping of bars, which are now,

pointment, a term of office;

Director; ap or which may be hereafter, authorized by law. officer of the said Bureau shall be denominated the Director of the Mint, and shall be under the general direction of the Secretary of the Treasury. He shall be appointed by the President, by and with the advice and consent of the Senate, and shall hold his office for the term of five years, unless sooner removed by the President, upon reasons to be communicated by him to the Senate.

Dowers:

reports;

SEC. 2. That the Director of the Mint shall have the general supervision of all mints and assay-offices, and shall make an annual report to the Secretary of the Treasury of their operations, at the close of each fiscal year, and from time to time such additional reports, setting forth the operations and condition of such institutions, as the Secretary annual esti- of the Treasury shall require, and shall lay before him the

annual estimates for their support. And the Secretary of Clerks, number the Treasury shall appoint the number of clerks, classified and appoint according to law, necessary to discharge the duties of said Bureau.

ment.

Mint officers. Sec. 3. Specifies the officers of each mint. Reproduced in Revised Statutes, section 3496.

Powers and du ties.

SEC. 4. Defines powers and duties of superintendents of mints. Reproduced in Revised Statutes, sections 3503, 3504, 3505, and 3506.

Assayers.

Sec. 5. Defines duties of assayers. Reproduced in Revised Statutes, section 3507.

Melter and refiner.

SEC. 6. Defines duties of melter and refiner. Reproduced in Revised Statutes, section 3508.

Coiner.

SEC. 7. Defines the duty of the coiner and is reproduced in Revised Statutes, section 3509.

Engraver.

SEC. 8. Defines the duties of the engraver and is reproduced in Revised Statutes, section 3510.

SEC. 9. Prescribes how temporary vacancies from sickness or otherwise may be filled by the superintendent and is reproduced in Revised Statutes, section 3502.

SEC. 10. Prescribes the oath of officers, assistant clerks and employés, and is reproduced in Revised Statutes, section 3500.

Oath of office.

SEC. 11. Prescribes the bond of superintendent and other officers and is reproduced in Revised Statutes, section 3501.

SEC. 12. Prescribes the salaries of the different officers and that they shall be payable monthly, and is reproduced in Revised Statutes, sections 3498 and 3499.

Salarica.

SEC. 13. Fixes the standard of fineness of gold and silver standard of coins and is reproduced in Revised Statutes, section 3514.

SEC. 14. That the gold coins of the United States shall be a one-dollar piece, which, at the standard weight of 1792. twenty-five and eight-tenths grains, shall be the unit of value; 1834. a quarter-eagle, or two-and-a-half dollar piece; a three-dol- Act Jan. 18, lar piece; a half eagle, or five-dollar piece; an eagle, or ten- Act Feb. 21, dollar piece; and a double-eagle, or twenty-dollar piece. 1853.

Revised Stat-And the standard weight of the gold dollar shall betwenty- ntee, 3511. five and eight-tenths grains; of the quarter-eagle, or two-and-standard weight; a-half dollar piece, sixty-four and a-half grains; of the threedollar piece, seventy-seven and four-tenths grains; of the half-eagle or five-dollar piece, one hundred and twenty-nine grains; of the eagle or ten-dollar piece, two hundred and 1849 fifty-eight grains; of the double-eagle, or twenty-dollar piece, five hundred and sixteen grains; which coins shall be a legal to be legal tenthe standard weight and limit of tolerance provided in this Revised Statthe standard weight and limit of tolerance provided in this utes, 3585. act for the single piece, and when reduced in weight, below said standard and tolerance, shall be a legal tender at valuation in proportion to their actual weight; and any gold reduction in coin of the United States, if reduced in weight by natural weight by natural abrasion not more than one-half of one percentum below ral abrasion;
Revised Statthe standard weight prescribed by law, after a circulation utes, 3505. of twenty years, as shown by its date of coinage, and at a ratable proportion for any period less than twenty years, shall be received at their nominal value by the United where to be re-States Treasury and its offices, under such regulations as the ceived. Secretary of the Treasury may prescribe for the protection of the Government against fraudulent abrasion or other practices; and any gold coins in the Treasury of the United Revised Stat-States reduced in weight below this limit of abrasion shall utos, 3512. be recoined.

Gold coins:

Act Mar. 3,

SEC. 15. Describes the silver coins of the United States. prescribes their weight, legal tender quality, etc., and is reproduced in Revised Statutes, sections 3513 and 3586.

Silver coins.

SEC. 16. Describes the minor coins of the United States Minor coins. and their alloy, fixes their weight and legal tender quality, and is reproduced in Revised Statutes, sections 3515 and

SEC. 17. Prohibits the issue of any other coins than those other coins. set forth and is reproduced in Revised Statutes, section 3516.

SEC. 18. That upon the coins of the United States there shall be the following devices and legends: Upon one side Revised States there shall be an impression emblematic of liberty, with an utes, 3517.

inscription of the word "Liberty" and the year of the coin age, and upon the reverse shall be the figure or representation of an eagle, with the inscriptions "United States of America" and "E Pluribus Unum," and a designation of the value of the coin; but on the gold dollar and three-dollar piece, the dime, five, three, and one cent piece the figure of the eagle shall be omitted; and on the reverse of the silver trade-dollar the weight and the fineness of the coin shall be inscribed; and the Director of the Mint, with the approval of the Secretary of the Treasury, may cause the motto "In God we trust" to be inscribed upon such coins as shall admit of such motto; and any one of the foregoing inscriptions may be on the rim of the gold and silver coins.

SEC. 19. Authorizes the casting and stamping of gold or silver bars and is reproduced in Revised Statutes, section

3518.

Bullion gold. SEC. 20. Provides for deposits of gold bullion for coinage and is reproduced in Revised Statutes, section 3519.

Bullion silver for trade dollars.

Sec. 21. Provides for deposits of silver bullion, casting into bars or coining into trade dollars, and is reproduced in Revised Statutes, section 3520.

Weighing, etc.

SEC. 22. Provides for the weighing of bullion and determining its fitness and mode of melting, and is reproduced in Revised Statutes, section 3521.

A88ay.

SEC. 23. Provides for the assay of bullion and is reproduced in Revised Statutes, section 3522. SEC. 24. Provides for a report by the assayer and is re-

Report of assayer.

produced in Revised Statutes, section 3523. Sec. 25. Provides for charges for converting bullion into

Charges for converting.

coin and the preparation of bars, and is reproduced in Revised Statutes, section 3524. SEC. 26. Provides for verification of calculations of super-

Verifications.

intendent by the assayer and his countersigning certificate, and is reproduced in Revised Statutes, section 3525. SEC. 27. Provides for the purchase of bullion for silver coinage and for the disposition of seigniorage, and is repro-

Purchase of bullion Seigniorage.

how paid.

coins.

Silver coins,

duced in Revised Statutes, section 3526. SEC. 28. Provides how silver coins shall be paid out, where and for what, and is reproduced in Revised Statutes, section 3527.

Purchase of metal for minor

SEC. 29. Provides for the purchase of metal for the minor coinage and is reproduced in Revised Statutes, section 3528.

Legal tender SEC. 30. Provides for methods of calculations and limits the legal tender thereof, and is reproduced in Revised Statutes, section 3529.

Melting and refining.

SEC. 31. Provides for melting and refining of bullion and coinage into ingots, and is reproduced in Revised Statutes, section 3530.

Assaying.

SEC. 32. Provides for the assaying and giving of certificates in regard to ingots, and is reproduced in Revised Statutes, section 3531.

Legal standard, deviation from.

SEC. 33. Provides for the coinage of ingots and prescribes deviation for legal standard, reproduced in Revised Statues. section 3533.

SEC. 34. Provides for bars for payment of deposits, for Payment of deposits, Payment ascertaining fineness, etc., and is reproduced in Revised Statutes, section 3534.

SEC. 35. Relates to ingots for coinage and their delivery Delivery of into the coiner, and is reproduced in Revised Statutes. sec. gots.

tion 3532.

SEC. 36. Provides for deviations of weight of gold coins. Deviations of and the limitation, and is reproduced in Revised Statutes, section 3535.

SEC. 37. Provides for the deviations of weight in silver Deviations of coins, and is reproduced in Revised Statutes, Section 3536. silver coins.

SEC. 38. Provides for the adjustment of weight of the weights of minor coinage, and is reproduced in Revised Statutes, sec-minor coins. tion 3537.

SEC. 39. Provides for the delivery by the coiner to the superintendent of coins for assay, and is reproduced in Revised Statutes, section 3538.

SEC. 40. Prescribes the mode of delivery of such coins by the coiner to the Superintendent, and is reproduced in Revised Statutes, section 3539.

SEC. 41. Provides for the disposition of clippings of bul-

Clippings. lion, etc., and is reproduced in Revised Statutes, section 3540. SEC. 42. Provides with what the coiner shall be charged coiner.

and credited as to the character of accounts to be rendered, and is reproduced in Revised Statutes, section 3541.

SEC. 43. Provides for the examination of the accounts, Account by the superintendent, of the coiner and melter and refiner, and what amount will be allowed for wastage, and is reproduced in Revised Statutes, section 3542.

SEC. 44. Provides for a balance sheet reported to the Balance sheet. Director of the Mint and also an expense account, and is

reproduced in Revised Statutes, section 3543.

SEC. 45. Provides for the payment of coins or bars to Payment to depositors, and is reproduced in Revised Statutes, section depositors. 3544.

SEC. 46. Provides for the exchange of unparted bullion Unparted buland a charge for parting, and is reproduced in Revised lion.

Statutes, section 3546.

SEC. 47. Provides for speedy returns by the Secretary speedy return of the Treasury to depositors of bullion and is reproduced to depositors. in Revised Statutes, section 3545.

SEC. 48. Provides for the annual test of weight of coins Annual tosts by an assay commission, specifies where it shall take place. of coin etc., and is reproduced in Revised Statutes, section 3547.

SEC. 49. Provides for a standard troy pound of the Mint Standard of the United States, and is reproduced in Revised Stat-

utes, section 3548.

SEC. 50. Provides a standard weight of each mint and Testing thereassay office and regulates the testing thereof annually, and of is reproduced in Revised Statutes, section 3549.

SEC. 51. Provides for the destruction of obverse working Destruction of

dies, and is reproduced in Revised Statutes, section 3550.

SEC. 52. Provides that dies of a national character and Dies medals. medals may be made at the Mint at Philadelphia, and is reproduced in Revised Statutes, section 3551.

SEC. 53. Provides that all receipts for charges and deduc- Disposition of tions, etc., shall be covered into the Treasury of the United receipts.

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Accounts of

Wastage.

States and that no expenditures shall be made for salaries other than by appropriations, and is reproduced in Revised Statutes, section 3552.

New York as say office.

SEC. 54. Provides for the officers of the assay office at New York and their appointment, defines the business of the assay office, and is reproduced in Revised Statutes, section 3553.

Dutles, &c., of superintend ent. utes, 3555.

SEC. 55. That the duties of the superintendent, assayer, &c., of each as and melter and refiner of said office shall correspond to Stat. those of superintendents, assayers, and melters and refiners of mints; and all parts of this act relating to mints and their officers, the duties and responsibilities of such officers, and others employed therein, the oath to be taken, and the bonds and sureties to be given by them, (as far as the same may be applicable,) shall extend to the assay-office at New York, and to its officers, assistants, clerks, workmen, and others employed therein.

Salaries.

SEC. 56. Defines the salaries of superintendent, etc., and is reproduced in Revised Statutes, section 3556 and 3557.

Revised Stat-utes, 3558, 3559, 8560.

say offices at Denver, Boisé while conducted as an assay office, and of the assay office City, and else at Boise City, Idaho, and all other assay offices hereafter to ted to what.

be established, shall be confined to the assay of the stablished. silver bullion, for melting and assaying, to be returned to depositors of the same, in bars, with the weight and fineness stamped thereon; and the officers of assay-offices, when their services are necessary, shall consist of an assayer, who shall have charge thereof, and a melter, to be appointed by the President, by and with the advice and consent of the Senate; and the assayer may employ as many clerks, workmen, and laborers, under the direction of the Director of the Mint, as may be provided for by law. The salaries of said officers shall not exceed the sum of two thousand five hundred dollars to the assayer and melter, one thousand eight hundred dollars each to the clerks, and the workmen and laborers shall receive such wages as are customary according to their respective stations and occupations.

Officers of such assay-offices and their salaries;

their oath and bond. 1862, ch. 128.

SEC. 58. That each officer and clerk to be appointed at such assay-offices, before entering upon the execution of his office, shall take an oath or affirmation before some judge of the United States, or of the Supreme Court, as prescribed by the act of July second, eighteen hundred and sixty-two and each become bound to the United States of America. with one or more sureties, to the satisfaction of the Director of the Mint or of one of the judges of the supreme court of the State or Territory in which the same may be located, Assavers to be and of the Secretary of the Treasury, conditined for the disbursing faithful performance of the duties of their offices; and the said assayers shall discharge the duties of disbursing agents for the payment of the expenses of their respective assay-

agenta.

offices. Director of the SEC. 59. That the general direction of the business of Mint to have the general direction assay-offices of the United States shall be under the control of the assay offi and regulation of the Director of the Mint, subject to the regulations, re-approbation of the Secretary of the Treasury; and for that and purpose it shall be the duty of the said Director to prescribe such regulations and to require such returns periodically and

turns, charges.

occasionally, and to establish such charges for melting, parting, assaying, and stamping bullion as shall appear to him to be necessary for the purpose of carrying into effect the

intention of this act.

SEC. 60. That all the provisions of this act for the regulating to the lation of the mints of the United States, and for the government to apply to ernment of the officers and persons employed therein, and assay offices. for the punishment of all offenses connected with the mints utea. 5457. or coinage of the United States, shall be, and they are hereby declared to be, in full force in relation to the assayoffices, as far as the same may be applicable thereto.

Provisions re-

SEC. 61. That if any person or persons shall falsely make, counterfeiting, forge, or counterfeit, or cause or procure to be falsely made, &c., any coin or forged, or counterfeited, or willingly aid or assist in falsely tude, &c.; making, forging, or counterfeiting, any coin or bars in re.

Revised. Statmaking, forging, or counterfeiting, any coin or bars in re-utes, 3562. semblance or similitude of the gold or silver coins or bars, which have been, or hereafter may be, coined or stamped at the mints and assay offices of the United States, or in resemblance or similitude of any foreign gold or silver coin which by law is, or hereafter may be made, current in the United States, or are in actual use and circulation as money within the United States, or shall pass, utter, publish, or having in possessell, or attempt to pass, utter, publish, or sell, or bring sion or uttering, into the United States from any foreign place, or have terfeited, &c., in his possession, any such false, forged, or counterfeited coins or bars; coin or bars, knowing the same to be false, forged, or counterfeited, every person so offending shall be deemed guilty of felony, and shall, on conviction thereof, be punished by fine not exceeding five thousand dollars, and by imprisonment and confinement at hard labor not exceeding ten years, according to the aggravation of the offense. for counterfeit

SEC. 62. That if any person or persons shall falsely make, ing, &co., minor forge, or counterfeit, or cause or procure to be falsely made, coinage, or utterfeit, or cause or procure to be falsely made, ing such false forged, or counterfeited, or willingly aid or assist in falsely coins;
Revised Statmaking, forging, or counterfeiting, any coin in the resem-ntes, 5458. blance or similitude of any of the minor coinage which has been, or hereafter may be, coined at the mints of the United States; or shall pass, utter, publish, or sell, or bring into the United States from any foreign place, or have in his possession, any such false, forged, or counterfeited coin, with intent to defraud any body politic or corporation, or any person or persons whatsoever, every person so offending shall be deemed guilty of felony, and shall, on conviction thereof, be punished by fine not exceeding one thousand dollars and by imprisonment and confinement at hard labor

not exceeding three years.

SEC. 63. That if any person shall fraudulently, by any impairing, &c., art, way, or means whatsoever, deface, mutilate, impair, gold or silver curdiminish, falsify, scale, or lighten the gold or silver coins. Revised States which have been, or which shall hereafter be, coined at the "tee, 5459. mints of the United States, or any foreign gold or silver coins which are by law made current, or are in actual use and circulation as money within the United States, every person so offending shall be deemed guilty of a high misdemeanor, and shall be imprisoned not exceeding two years, and fined not exceeding two thousand dollars.

for fraudulently debasing the gold

SEC. 64. That if any of the gold or silver coins which or silver coins of shall be struck or coined at any of the mints of the United the United States shall be debased, or made worse as to the proportion of fine gold or fine silver therein contained; or shall be of less weight or value than the same ought to be, pursuant

weights, &c.

ordefacing to the several acts relative thereto; or if any of the weights used at any of the mints or assay-offices of the United States shall be defaced, increased, or diminished through the fault or connivance of any of the officers or persons who shall be employed at the said mints or assay offices, with a

Penalty for em-fraudulent intent; and if any of the said officers or persons bezzling metals that the intent, and it any of the sant officers of persons or coins, medals, shall embezzle any of the metals which shall at any time be committed to their charge for the purpose of being coined, or any of the coins which shall be struck or coined at the said mints, or any medals, coins, or other moneys of said mints or assay offices at any time committed to their charge, or of which they may have assumed the charge, every such officer or person who shall commit any or either of the said offenses shall be deemed guilty of felony, and shall be imprisoned at hard labor for a term not less than one year nor more than ten years, and shall be fined in a sum not exceeding ten thousand dollars. SEC. 65. That this act shall take effect on the first day of

April, eighteen hundred and seventy three, when the offices

urer at New York shall cease to perform the duties of treas-

When act to take effect.

Office of treas. of the treasurer of the mints in Philadelphia, San Francisco, urer at, &c., va. and New Orleans shall be vacated, and the assistant treascated.

Other officers, urer of the assay-office. The other officers and employees utes, 3497.

act only as assist-

minished.

&c., to continue, of the mints and assay-offices now appointed shall continue give bonds, &c. to hold their respective offices, they having first given the Revised Stat. to hold their respective offices, they having first given the necessary bonds, until further appointments may be required, the Director of the Mint at Philadelphia being Superintend styled and acting as superintendent thereof. The duties ents to act as of the treasurers shall devolve as herein provided upon the Treasurers to superintendents, and said treasurers shall act only as assistant treasurers of the United States: Provided, That the Salaries not di. salaries heretofore paid to the treasurers of the mints at Philadelphia, San Francisco, and New Orleans, acting as assistant treasurers, shall hereafter be paid to them as "assistant treasurers of the United States, and that the salary of the assistant treasurer at New York shall not be diminished by the vacation of his office as treasurer of the assay-

office.

Names of the SEC. 66. That the different mints and assay of the different mints and assay of the United and assay offices. ized by this act shall be known as "the mint of the United Revised States at Philadelphia," "the mint of the United States at Carson," "the mint of the United States at Denver," "the United States assay-office at New York," and "the United States assay-office at Boise City, Idaho," "the United States assay-Unexpended of office at Charlotte, North Carolina;" and all unexpended appropriations heretofore authorized by law for the use of the mint of the United States at Philadelphia, the branchmint of the United States in California, the branch-mint of the United States at Denver, the United States assay-office in New York, the United States assay-office at Charlotte,

propriations.

North Carolina, and the United States assay-office at Boise City, Idaho, are hereby authorized to be transferred for the account and use of the institutions established and located

respectively at the places designated by this act.

SEC. 67. That this act shall be known as the "Coinage known as coinage act of eighteen hundred and seventy-three;" and all other act, &co. acts and parts of acts pertaining to the mints, assay offices, and coinage of the United States inconsistent with the provisions of this act are hereby repealed: Provided, That this Other acts, &c., act shall not be construed to affect any act done, right ac-repealed; such crued, or penalty incurred, under former acts, but every such fect, ac. right is hereby saved; and all suits and prosecutions for acts already done in violation of any former act or acts of Congress relating to the subjects embraced in this act may be begun or proceeded with in like manner as if this act had not been passed; and all penal clauses and provisions in existing laws relating to the subjects embraced in this act shall be deemed applicable thereto: And provided further, That so much of the first section of "An act making appropriations for sundry civil expenses of the Government for the of 1870, ch. 296, year ending June thirty, eighteen hundred and seventy one, and for other purposes," approved July fifteen, eighteen hundred and seventy, as provides that until after the completion and occupation of the branch-mint building in San Francisco, it shall be lawful to exchange, at any mint or branch-mint of the United States, unrefined or unparted bullion, whenever, in the opinion of the Secretary of the Treasury, it can be done with advantage to the Government, is hereby repealed.

Repeal of part

ACT OF JANUARY 29, 1874.

Authorizing coinage to be executed at the Mint of the United States for foreign countries.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it Execution or shall be lawful for coinage to be executed at the mints of at United States the United States, for any foreign countries applying for minte. the same, according to the legally prescribed standards and devices of such country, under such regulations as the Secretary of the Treasury may prescribe; and the charge for the same shall be equal to the expense thereof, including labor, materials, and use of machinery, to be fixed by the Director of the Mint, with the approval of the Secretary of the Treasury: Provided, That the manufacture of such coin shall not interfere with the required coinage of the United States.

REVISED STATUTES OF THE UNITED STATES.

ACT OF JUNE 22, 1874.

Sections relating to coinage.

Sec. 3495. The different mints and assav-offices shall be Enumeration of mints and as-known as-

say-offices. 12 Feb 12 Feb., 1873, ch. 131, sec. 66.

First. The mint of the United States at Philadelphia. Second. The mint of the United States at San Francisco. Third. The mint of the United States at New Orleans. Fourth. The mint of the United States at Carson.

Assay-office at Helona estab-lished by act May 12, 1874, vol. 18.

Fifth. The mint of the United States at Denver. Sixth. The United States assay office at New York. Seventh. The United States assay office at Boise City, Idaho.

Eighth. The United States assay-office at Charlotte, North Carolina.

SEC. 3496. The officers of each mint shall be a superin-Officersofmints, SEC. 3250. The difference of the color and refiner, and a coiner 12 Feb., 1873, tendent, an assayer, a melter and refiner, and a coiner and, for the mint at Philadelphia, an engraver; all to be appointed by the President, by and with the advice and consent of the Senate.

Superintend-

SEC. 3497. The superintendents of the mints at Philadelents of certain phia, San Francisco, and New Orleans shall be, and perform mints to perform duties of treas the duties of, treasurers of said mints respectively.

Ibid., sec. 65.

SEC. 3498. The officers of the several mints shall be enti-Salaries of off. tled to the following salaries, to be paid monthly:

cers of mints. Ibid., sec. 12.

First. The superintendents of the mints at Philadelphia and San Francisco, to four thousand five hundred dollars a year each.

Second. The assayers, melters and refiners, and the coiners to those mints, to three thousand dollars a year each.

Third. The engraver of the mint at Philadelphia, to three thousand dollars a year. Fourth. The superintendent of the mint at Carson City

to three thousand dollars a year.

Fifth. The assayer, the melter and refiner, and the coiner of the mint at Carson City, to two thousand five hundred

dollars a year each.

ployed in mints.

1bid.

SEC. 3499. There shall be allowed to the assistants and Salaries of assistants of the several mints such annual salaries as the and laborers em. Director of the Mint may, with the approbation of the Secretary of the Treasury, determine, and to the workmen employed therein such wages as may be customary and reasonable according to their respective stations and occupations, to be determined by the superintendent, and approved by the Director of the Mint. The salaries provided for in this and the preceding section, and the wages of workmen permanently engaged, shall be payable in monthly installments.

SEC. 3500. Every officer, assistant, and clerk appointed Oath of officers, assist for any mint shall, before he enters upon the execution of ants, and clerks. his office, take an oath before some judge of the United Ibid., sec. 10. States, or judge of some court of record of the State in which such mint is located, faithfully and diligently to perform the duties thereof; in addition to other official oaths prescribed by law, such oath, duly certified, shall be transmitted to the Secretary of the Treasury. The superintendent of each mint may require such oath from any of the employés of the mint.

SEC. 3501. The superintendent, the assayer, the melter Bonds of offi-and refiner, and the coiner of each mint, before entering one and clerks. upon the execution of their respective offices, shall become Ibid., sec. 11. bound to the United States, with one or more sureties, approved by the Secretary of the Treasury, in the sum of not less than ten nor more than fifty thousand dollars, with condition for the faithful and diligent performance of the duties Similar bonds may be required of the assistof his office. ants and clerks, in such sums as the superintendent shall determine, with the approbation of the Director of the Mint: but the same shall not be construed to relieve the superintendent or other officers from liability to the United States for acts, omissions, or negligence of their subordinates or employés; and the Secretary of the Treasury may, at his discretion, increase the bonds of the superintendents.

SEC. 3502. Whenever any officer of a mint or assay office who to act in shall be temporarily absent, on account of sickness or any absence of Diother cause, it shall be lawful for the superintendent, with tendent, or other officer. the consent of such officer, to appoint some person attached officer. to the mint to act in the place of such officer during his absence; but all such appointments shall be forthwith reported to the Director of the Mint for his approval; and in all cases whatsoever the principal shall be responsible for the acts of his representative. In case of the temporary absence of the superintendent, the chief clerk shall act in his place; in case of the temporary absence of the Director of the Mint the Secretary of the Treasury may designate some one to act in his place.

Ibid., sec. 9.

SEC. 3503. The superintendent of each mint shall have General duttee the control thereof, the superintendence of the officers and of superintendence of the officers and of superintendence of the busi- of mints. persons employed therein, and the supervision of the busi- Itida, sec. 4. ness thereof, subject to the approval of the Director of the He shall make reports to the Director of the Mint at such times and according to such forms as the Director may prescribe; which shall exhibit in detail, and under appropriate heads, the deposits of bullion, the amount of gold, silver, and minor coinage, and the amount of unparted, standard, and refined bars issued, and such other statistics and information as may be required.

Ibid., sec. 4.

SEC. 3504. He shall keep and render, quarter-yearly, to the Director of the Mint, for the purpose of adjustment according to such forms as may be prescribed by the Secretary of the Treasury, regular and faithful accounts of his transactions with the other officers of the Mint and the depositors; and shall also render to him a monthly statement of the ordinary expenses of the mint or assay office under his charge. He shall also appoint all assistants, clerks, one of whom shall be designated "chief clerk," and workmen employed under his superintendence; but no person shall be appointed to employment in the office of the assayer, melter and refiner, coiner, or engraver, except on the recommendation and nomination in writing of those officers, respectively. He shall forthwith report to the Director of Mint the names of all persons appointed by him, the duties to be performed,

the rate of compensation, the appropriation from which compensation is to be made, and the grounds of the appointment; and if the Director of the Mint shall disapprove the same, the appointment shall be vacated.

Coins reduced in weight by abrasion. Ibid., sec. 14.

SEC. 3505. Any gold coins of the United States, if reduced in weight by natural abrasion not more than one-half of one per centum below the standard weight prescribed by law, after a circulation of twenty years, as shown by the date of coinage, and at a ratable proportion for any period less than twenty years, shall be received at their nominal value by the United States Treasury and its offices, under such regulations as the Secretary of the Treasury may prescribe for the protection of the Government against fraudulent abrasion or other practices.

Duties of superintendents in respect to coin and bullion. Ibid., sec. 4.

SEC. 3506. The superintendent of each mint shall receive coin and safely keep, until legally withdrawn, all moneys or bullion which shall be for the use or the expenses of the He shall receive all bullion brought to the mint for assay or coinage; shall be the keeper of all bullion or coin in the mint, except while the same is legally in the hands of other officers; and shall deliver all coins struck at the mint to the persons to whom they shall be legally payable. From the report of the assayer and the weight of the bullion, he shall compute the valve of each deposit, and also the amount of the charges or deductions, if any, of all which he shall give a detailed memorandum to the depositor; and he shall also give at the same time, under his hand, a certificate of the net amount of the deposit, to be paid in coins or bars of the same species of bullion as that deposited, the correctness of which certificate shall be verified by the assayer, who shall countersign the same, and in all cases of transfer of coin or bullion, shall give and receive youchers, stating the amount and character of such coin or bullion.

Duties of as sayers. Ibid., sec. 5.

SEC. 3507. The assayer shall assay all metals and bullion, whenever such assays are required in the operations of the mint; and shall make assays of coin or samples of bullion whenever required by the superintendent.

Duties of melters and refiners.

1bid., sec. 6.

SEC. 3508. The melter and refiner shall execute all the operations which are necessary in order to form ingots of standard silver or gold, and alloys for minor coinage, suitable for the coiner, from the metals legally delivered to him for that purpose; and shall also execute all the operations which are necessary in order to form bars conformable in all respects to the law, from the gold and silver bullion delivered to him for that purpose. He shall keep a careful record of all transactions with the superintendent, noting the weight and character of the bullion, and shall be responsible for all bullion delivered to him until the same is returned to the superintendent and the proper vouchers obtained.

Duties of coin. obtained.
ers. SEC. 35
Ibid., sec. 7. which are

SEC. 3509. The coiner shall execute all the operations which are necessary in order to form coins, conformable in all respects to the law, from the standard gold and silver ingots, and alloys for minor coinage, legally delivered to him for that purpose; and shall be responsible for all bullion delivered to him, until the same is returned to the superintendent and the proper vouchers obtained.

SEC. 3510. The engraver shall prepare from the original Duties of endies already authorized all the working-dies required for Bid., sec. 8. use in the coinage of the several mints, and, when new coins or devices are authorized, shall, if required by the Director of the Mint, prepare the devices, models, molds, and matrices, or original dies, for the same; but the Director of the Mint shall nevertheless have power, with the approval of the Secretary of the Treasury, to engage temporarily for this purpose the services of one or more artists. distinguished in their respective departments of art, who shall be paid for such service from the contingent appropriation for the mint at Philadelphia.

SEC. 3511. The gold coins of the United States shall be a Gold coins of one-dollar piece, which, at the standard weight of twenty and their weight. five and eight-tenths grains, shall be the unit of value; a Ibid., sec. 12. quarter-eagle, or two and a half dollar piece; a three-dollar piece; a half-eagle, or five-dollar piece; an eagle, or ten-dollar piece; and a double-eagle, or twenty-dollar piece. the standard weight of the gold dollar shall be twenty-five and eight-tenths grains; of the quarter-eagle, or two and a half dollar piece, sixty-four and a half grains; of the threedollar piece, seventy seven and four-tenths grains; of the half-eagle, or five-dollar piece, one hundred and twenty-nine grains; of the eagle, or ten-dollar piece, two hundred and fifty-eight grains; of the double-eagle, or twenty-dollar piece, five hundred and sixteen grains.

SEC. 3512. Any gold coins in the Treasury of the United Recoinage of States, when reduced in weight by natural abrasion more gold coins. than one-half of one per centum below the standard weight

prescribed by law, shall be recoined.

SEC. 3513. The silver coins of the United States shall be Silver coins and a trade dollar, a half-dollar, or fifty-cent piece, a quarter
Ibid., sec. 15. dollar, or twenty-five cent piece, a dime, or ten-cent piece; Secacts 3 Mar., and the weight of the trade dollar shall be four hundred and 1875, for 20-cent and the weight of the trade dollar shall be four nungred and local twenty grains troy; the weight of the half-dollar shall be silver piece.

Res. No. 17, twelve grams and one-half of a gram; the quarter-dollar July 22, 1876, extended the silver piece. and the dime shall be, respectively, one-half and one-fifth tender note of the weight of said half dollar.

Act February 28, 1878. Restoring standard silver dollar of fractional cur-

to full legal tender and authorizing its coinage.

Act July 14, 1890. Discontinuing coinage of silver dollar. Act August 5, 1892, and March 3, 1893. Columbian coins. SEC. 3514. The standard for both gold and silver coins of the United States shall be such that of one thousand parts gold and silver by weight nine hundred shall be of pure metal and one hundred of alloy. The alloy of the silver coins shall be of copper. The alloy of the gold coins shall be of copper, or of copper and silver; but the silver shall in no case exceed one-tenth of the whole alloy.

SEC. 3515. The minor coins of the United States shall be alloy. a five-cent piece, a three-cent piece, and a one-cent piece. The alloy for the five and three cent pieces shall be of copper and nickel, to be composed of three-fourths copper and one-fourth nickel. The alloy of the one-cent piece shall be ninety-five per centum of copper and five per centum of time and zinc, in such proportions as shall be determined by the

Standard for Ibid., sec. 13.

Minor coins their weight and Director of the Mint. The weight of the piece of five cents shall be seventy-seven and sixteen-hundredths grains troy; of the three-cent piece, thirty grains; and of the one-cent piece, forty-eight grains.

Tasne of other coins prohibited.

Ibid., sec. 17.

count, see January 29, 1874.

Inscriptions upon coins. Ibid., sec. 18.

devices.

Gold and silver Ibid., sec. 19. 1882

Coining gold bullion; when de-Ibid., sec. 20.

Silver bullion

Ibid., sec. 21.

Weighing bull-ion and ascertaining its value.

SEC. 3516. No coins, either of gold, silver, or minor coinage, shall hereafter be issued from the Mint other than those As to coinage of the denominations, standards, and weights set forth in for foreign ac of this Title act this Title.

SEC. 3517. Upon the coins there shall be the following devices and legends: Upon one side there shall be an impression emblematic of liberty, with an inscription of the word "Liberty" and the year of the coinage, and upon the See act Sept reverse shall be the figure or representation of an eagle, 26, 1890, for new with the inscriptions "United States of America" and "E Pluribus Unum," and the designation of the value of the coin; but on the gold dollar and three-dollar piece, the dime, five, three, and one cent piece, the figure of the eagle shall be omitted; and on the reverse of the silver trade-dollar the weight and the fineness of the coin shall be inscribed.

SEC. 3518. At the option of the owner gold or silver may be cast into bars of fine metal, or of standard fineness, or See act May 20, unparted, as he may prefer, with a stamp upon the same designating the weight and fineness, and with such devices impressed thereon as may be deemed expedient to prevent fraudulent imitation, and no such bars shall be issued of a less weight than five ounces.

SEC. 3519. Any owner of gold bullion may deposit the posite may be re-same at any mint, to be formed into coin or bars for his fused. benefit. It shall be lawful, however, to refuse any deposit of less value than one hundred dollars, or any bullion so base as to be unsuitable for the operations of the Mint. case where gold and silver are combined, if either metal be in such small proportion that it cannot be separated advantageously, no allowance shall be made to the depositor for its value.

SEC. 3520. Any owner of silver bullion may deposit the may be received for forming into same at any mint, to be formed into bars, or into dollars of barsor trade-dol the weight of four hundred and twenty grains troy, designation of the same at any mint, to be formed into bars, or into dollars of the barsor trade-dol the weight of four hundred and twenty grains troy, designation of the same at t nated in this Title as trade-dollars, and no deposit of silver for other coinage shall be received. Silver bullion contained in gold deposits, and separated therefrom, may, however, be paid for in silver coin, at such valuations as may be, from time to time, established by the Director of the Mint.

SEC. 3521. When bullion is deposited in any of the mints, it shall be weighed by the superintendent, and when practicable, in the presence of the depositor, to whom a receipt shall be given, which shall state the description and weight of the bullion. When, however, the bullion is in such a state as to require melting, or the removal of base metals, before its value can be ascertained, the weight, after such operation, shall be considered as the true weight of the bullion deposited. The fitness of the bullion to be received shall be determined by the assayer, and the mode of melting by the melter and refiner.

SEC. 3522. From every parcel of bullion deposited for Assay of bullion. coinage or bars, the superintendent shall deliver to the

assayer a sufficient portion for the purpose of being assayed. The bullion remaining from the operations of the assay shall be returned to the superintendent by the assayer.

SEC. 3523. The assayer shall report to the superintendent port to superintendent port to superintendent quality or fineness of the bullion assayed by him, and tendent quality such information as will enable him to compute the amount of bullion assayed. of the charges hereinafter provided for, to be made to the Ibid., sec. 24.

depositor.

SEC. 3524. The charge for converting standard gold bulconverting lion into coin shall be one-fifth of one per centum. The lion, charges for converting standard silver into trade-dollars for coin. melting and refining when bullion is below standard, for Repealed, in toughening when metals are contained in it which render 14, 1875, sec. 2. it unfit for coinage, for copper used for alloy when the bullion is above standard, for separating the gold and silver when these metals exist together in the bullion, and for the preparation of bars, shall be fixed, from time to time, by the Director, with the concurrence of the Secretary of the Treasury, so as to equal but not exceed, in their judgment, the actual average cost to each mint and assay-office of the material, labor, wastage, and use of machinery employed in each of the cases aforementioned.

Ibid., sec. 25.

SEC. 3525. The assayer shall verify all calculations made ify calculations by the superintendent of the value of deposits, and, if sat-officevalue of deisfied of the correctness thereof, shall countersign the cer-tersign certification tificate required to be given by the superintendent to the cates.

| Did., sec. 26. depositor.

SEC. 3526. In order to procure bullion for the silver coin Purchase of bullion for silver age authorized by this title, the superintendents, with the coinage; the silapproval of the Director of the Mint, as to price, terms, and ver-profit fund. 1bid., sec. 27. quantity, shall purchase such bullion with the bullion-fund. The gain arising from the coinage of such silver bullion into coin of a nominal value exceeding the cost thereof shall be credited to a special fund denominated the silver-profit fund. This fund shall be charged with the wastage incurred in the silver coinage, and with the expense of distributing such silver coins as hereinafter provided. The balance to the credit of this fund shall be from time to time, and at least twice a year, paid into the Treasury of the United

States. SEC 3527. Silver coins other than the trade-dollar shall ver coins for gole be paid out at the several mints, and at the assay-office in coinsauthorized New York City in contact the several mints. New York City, in exchange for gold coins at par, in sums not less than one hundred dollars. It shall be lawful, also, to transmit parcels of the same, from time time, to the United States, under general regulations proposed by the gust 7,1882; Au-Director of the Mint, and approved by the Secretary of the gust 4, 1888 Treasury. Nothing herein contained shall, however, pre-March 2, 1889. vent the payment of silver coins, at their nominal value, for silver parted from gold, as provided in this Title, or for change less than one dollar in settlement for gold deposits. But for two years after the twelfth day of February, eighteen hundred and seventy-three, silver coins shall be paid at the mint in Philadelphia, and the assay office in New York City, for silver bullion purchased for coinage, under

such regulations as may be prescribed by the Director of the Mint and approved by the Secretary of the Treasury.

Purchase of it-fund. Ibid., sec. 29.

SEC. 3528. For the purchase of metal for the minor coinmetal for minor coinage; the mi. age authorized by this Title, a sum not exceeding fifty thounor-coinage prof. sand dollars in lawful money of the United States shall be transferred by the Secretary of the Treasury to the credit of the superintendent of the mint at Philadelphia, at which establishment only, until otherwise provided by law, such coinage shall be carried on. The superintendent, with the approval of the Director of the Mint as to price, terms, and quantity, shall purchase the metal required for such coinage by public advertisement, and the lowest and best bid shall be accepted, the fineness of the metals to be determined on the mint assay. The gain arising from the coinage of such metals into coin of a nominal value, exceeding the cost thereof, shall be credited to the special fund denominated the minor-coinage profit fund; and this fund shall be charged with the wastage incurred in such coinage, and with the cost of distributing said coins as hereinafter provided. balance remaining to the credit of this fund, and any balance of profits accrued from minor coinage under former acts, shall be, from time to time, and at least twice a year, covered into the Treasury.

Delivery of miper coins; redemption. Ibid., sec. 30.

SEC. 3529. The minor coins authorized by this Title may, at the discretion of the Director of the Mint, be delivered in any of the principal cities and towns of the United States, at the cost of the Mint, for transportation, and shall be exchangeable at par at the mint in Philadelphia, at the discretion of the superintendent, for any other coin of copper, bronze, or copper-nickel heretofore authorized by law. shall be lawful for the Treasurer and the several assistant treasurers and depositaries of the United States to redeem. in lawful money, under such rules as may be prescribed by the Secretary of the Treasury, all copper, bronze, and copper-nickel coins authorized by law when presented in sums of not less than twenty dollars. Whenever, under this authority, these coins are presented for redemption in such quantity as to show the amount outstanding to be redundant, the Secretary of the Treasury is authorized and required to direct that such coinage shall cease until otherwise ordered by him.

Transfer of bullinto ingots. Ioid., sec. 31.

SEC. 3530. Parcels of bullion shall be, from time to time, ion for formation transferred by the superintendent to the melter and refiner, A careful record of these transfers, noting the weight and character of the bullion, shall be kept, and vouchers shall be taken for the delivery of the same, duly receipted by the melter and refiner. The bullion thus placed in the hands of the melter and refiner shall be subjected to the several processes which may be necessary to form it into ingots of the legal standard, and of a quality suitable for coinage.

Ingots to be as sayed and ceipted for. Ibid., sec. 32.

SEC. 3531. The ingots so prepared shall be assayed. they prove to be within the limits allowed for deviation from the standard, the assayer shall certify the fact to the superintendent, who shall thereupon receipt for the same, and transfer them to the coiner.

SEC. 3532. The superintendent shall, from time to time, pote to coiner for deliver to the coiner ingots for the purpose of coinage. careful record of these transfers, noting the weight and character of the bullion shall be kept, and vouchers shall be taken for the delivery of the same, duly receipted by the coiner. The ingots thus placed in the hands of the coiner shall be subjected to the several processes necessary to make from them coins in all respects conformable to law.

SEC. 3533. No ingots shall be used for coinage which dif-standards of fer from the legal standard more than the following propor-coinage. tions, namely: In gold ingots, one thousandth; in silver Ibid., sec. 33. ingots, three thousandths; in minor-coinage alloys, twenty-

five thousandths, in the proportion of nickel.

SEC. 3534. The melter and refiner shall prepare all bars Preparation and required for the payment of deposits; but the fineness stamping of bars thereof shall be ascertained and stamped thereon by the deposits. assayer. The melter and refiner shall deliver such bars to Ibid., sec. 34. the superintendent, who shall receipt for the same.

SEC. 3535. In adjusting the weights of the gold coins, the Deviations alfollowing deviations shall not be exceeded in any single lowed in adjust-piece: In the double-eagle and the eagle, one-half of a ing weighte of grain; in the half-eagle, the three-dollar piece, the quarter- Ibid., sec. 36. eagle, and the one-dollar piece, one-fourth of a grain. in weighing a number of pieces together, when delivered by the coiner to the superintendent, and by the superintendent to the depositor, the deviation from the standard weight shall not exceed one hundredth of an ounce in five thousand dollars in double-eagles, eagles, half-eagles, or quartereagles, in one thousand three-dollar pieces, and in one thousand one-dollar pieces.

SEC. 3536. In adjusting the weight of the silver coins the following deviations shall not be exceeded in any single [The word "a" piece: In the dollar, the half and quarter dollar, and in the inserted in fourth dime, one and one-half grains. And in weighing [a] large "weighing," by number of pieces together, when delivered by the coiner to act of Feb. 27, the superintendent, and by the superintendent to the depos- 249.] itor, the deviations from the standard weight shall not exceed two-hundredths of an ounce in one thousand dollars, half-dollars, or quarter-dollars, and one-hundredth of an

ounce in one thousand dimes.

SEC. 3537. In adjusting the weight of the minor coins provided by this Title, there shall be no greater deviation allowed than three grains for the five-cent piece and two

grains for the three and one cent pieces.

SEC. 3538. The coiner shall, from time to time, as coins Delivery of are prepared, deliver them to the superintendent, who shall and trial of receipt for the same, and who shall keep a careful record of pieces.

Total, sec. 39. their kind, number, and actual weight. In receiving coins it shall be the duty of the superintendent to ascertain, by the trial of a number of single pieces separately, whether the coins of that delivery are within the legal limits of the standard weight; and if his trials for this purpose shall not prove satisfactory, he shall cause all the coins of such delivery to be weighed separately, and such as are not of legal weight shall be defaced and delivered to the melter and refiner as standard bullion, to be again formed into

A coinage 1 bid., sec. 35.

Of silver coins.

Of minor coins. Ibid., sec. 38.



ingots and recoined; or the whole delivery may, if more convenient, be remelted.

Ibid., sec. 40.

SEC. 3539. At every delivery of coins made by the coiner be sealed up and to a superintendent, it shall be the duty of such superintendquarterly to the ent, in the presence of the assayer, to take indiscriminately mint at Philadel. a certain number of pieces of each variety for the annual trial of coins, the number for gold coins being not less than one piece for each one thousand pieces or any fractional part of one thousand pieces delivered; and for silver coins one piece for each two thousand pieces or any fractional part of two thousand pieces delivered. The pieces so taken shall be carefully sealed up in an envelope, properly labeled, stating the date of the delivery, the number and denomination of the pieces inclosed, and the amount of the delivery from which they were taken. These sealed parcels containing the reserved pieces shall be deposited in a pyx, designated for the purpose at each mint, which shall be kept under the joint care of the superintendent and assayer, and be so secured that neither can have access to its contents without the presence of the other, and the reserved pieces in their sealed envelopes from the coinage of each mint shall be transmitted quarterly to the mint at Philadelphia. A record shall also be kept at the same time of the number and denomination of the pieces so taken for the annual trial of coins, and of the number and denominations of the pieces represented by them and so delivered, a copy of which record shall be transmitted quarterly to the Director of the Mint. Other pieces may, at any time, be taken for such tests as the Director of the Mint shall prescribe.

Disposal of clippings, etc.

SEC. 3540. The coiner shall, from time to time, deliver to the superintendent the clippings and other portions of bullion remaining after the process of coining; and the superintendent shall receipt for the same and keep a careful record

of their weight and character.

Ibid., sec. 42.

Yearly settle SEC. 3541. The superintendent snantuction of collect and of all the bullion of collect and of placed in his hands, and credit him with the amount in melter and refin placed in his hands, and credit him with the amount in weight of all the coins, clippings, and other bullion returned by him to the superintendent. Once at least in every year, and at such time as the Director of the Mint shall appoint, there shall be an accurate and full settlement of the accounts of the coiner, and the melter and refiner, at which time those officers shall deliver up to the superintendent all the coins, clippings, and other bullion in their possession, respectively, accompanied by statements of all the bullion delivered to them since the last annual settlement, and all the bullion returned by them during the same period, including the amount returned for the purpose of settlement.

Allowance for astage. Ibid., sec. 43.

SEC. 3542. When all the coins, clippings, and other bullion have been delivered to the superintendent, it shall be his duty to examine the accounts and statements rendered by the coiner and the melter and refiner. The difference between the amount charged and credited to each officer shall be allowed as necessary wastage, if the superintendent shall be satisfied that there has been a bona-fide waste of the precious metals, and if the amount shall not exceed, in

the case of the melter and refiner, one thousandth of the whole amount of gold, and one and one-half thousandths of the whole amount of silver delivered to him since the last annual settlement, and in the case of the coiner, one-thousandth of the whole amount of silver, and one half thousanth of the whole amount of gold that has been delivered to him by the superintendent. All copper used in the alloy of gold and silver bullion shall be separately charged to the melter and refiner, and accounted for by him.

SEC. 3543. It shall also be the duty of the superintendent statement to forward a correct statement of his balance-sheet, at the balance-sheet to close of such settlement, to the Director of the Mint; who superintendent shall compare the total amount of gold and silver bullion to Direct the Mint. and coin on hand with the total liabilities of the mint. At Ibid., sec. 44. the same time a statement of the ordinary expense account. and the moneys therein, shall also be made by the superin-

tendent.

SEC. 3544. When the coins or bars which are the equiv. Delivery of aleut to any deposit of bullion are ready for delivery, they depositor. shall be paid to the depositor, or his order, by the superinshall be paid to the depositor, or his order, by the superintendent; and the payments shall be made, if demanded, in the order in which the bullion shall have been brought to the mint. In cases, however, where there is delay in manipulating a refractory deposit, or for any other unavoidable cause, the payment of subsequent deposits, the value of which is known, shall not be delayed thereby. In the denominations of coin delivered, the superintendent shall comply with the wishes of the depositor, except when impracticable or inconvenient to do so.

SEC. 3545. For the purpose of enabling the mints and Payment in the assay-office in New York to make returns to depositors iters when value with as little delay as possible, it shall be the duty of the ascertained.

Ibid., sec. 47. Secretary of the Treasury to keep in such mints and assayoffice, when the state of the Treasury will admit thereof, such an amount of public money, or bullion procured for the purpose, as he shall judge convenient and necessary, out of which those who bring bullion to the said mints and assay office may be paid the value thereof, in coin or bars, as soon as practicable after the value has been ascertained. On payment thereof being made, the bullion so deposited shall become the property of the United States. Secretary of the Treasury may, however, at any time withdraw the fund, or any portion thereof.

SEC. 3546. Unparted bullion may be exchanged at any Exchange of the mints for fine bars, on such terms and conditions as for fine bars. may be prescribed by the Director of the Mint, with the approval of the Secretary of the Treasury. The fineness, weight, and value of the bullion received and given in exchange shall in all cases be determined by the Mint assay. The charge to the depositor for refining or parting shall not exceed that allowed and deducted for the same operation in the exchange of unrefined for refined bullion.

SEC. 3547. To secure a due conformity in the gold and and meeting of silver coins to their respective standards of fineness and ****y-commisweight, the judge of the district court for the eastern district of Pennsylvania, the Comptroller of the Currency, the

Ibid., sec. 46.

assayer of the assay-office at New York, and such other persons as the President shall, from time to time, designate, shall meet as assay commissioners, at the mint in Philadelphia, to examine and test, in the presence of the Director of the Mint, the fineness and weight of the coins reserved by the several mints for this purpose, on the second Wednesday in February, annually, and may continue their meeting by adjournment, if necessary. If a majority of the commissioners fail to attend at any time appointed for their meeting, the Director of the Mint shall call a meeting of the commissioners at such other time as he may deem convenient. If it appears by such examination and test that these coins do not differ from the standard fineness and weight by a greater quantity than is allowed by law, the trial shall be considered and reported as satisfactory. If, however, any greater deviation from the legal standard or weight appears, this fact shall be certified to the President; and if, on a view of the circumstances of the case, he shall so decide, the officers implicated in the error shall be thenceforward disqualified from holding their respective offices.

Standard troy SEC. 3548. For the purpose of securing a due conformity pound for the in weight of the coins of the United States to the provicionage. sions of this Title, the brass troy-pound weight procured by Ibid., sec. 49. the minister of the United States at London, in the year SEC. 3548. For the purpose of securing a due conformity the minister of the United States at London, in the year eighteen hundred and twenty-seven, for the use of the Mint, and now in the custody of the mint in Philadelphia, shall be the standard troy pound of the Mint of the United States, conformably to which the coinage thereof shall be regulated.

Standard offices Ibid., sec. 50.

SEC. 3549. It shall be the duty of the Director of the Mint weights not assay to procure for each mint and assay office, to be kept safely thereat, a series of standard weights corresponding to the standard troy pound of the Mint of the United States, consisting of a one-pound weight and the requisite subdivisions and multiples thereof, from the hundreth part of a grain to twenty-five pounds. The troy weight ordinarily employed in the transaction of such mints and assay offices shall be regulated according to the above standards at least once in every year, under the inspection of the superintendent and assayer; and the accuracy of those used at the mint at Philadelphia shall be tested annually, in the presence of the assay-commissioners, at the time of the annual examination and test of coins.

Yearly destruc Ibid., sec. 51.

SEC. 3550. The obverse working dies at each mint shall, tion of obverse at the end of each calendar year, be defaced and destroyed working-dies. by the coiner in the presence of the superintendent and assayer.

National and be struck at mint at Philadelphia. Ibid., sec. 52.

Sec. 3551. Dies of a national character may be executed other medals may by the engraver, and national and other medals struck by the coiner of the mint at Philadelphia, under such regulations as the superintendent, with the approval of the Director of the Mint, may prescribe. Such work shall not, however, interfere with the regular coinage operations, and no private medal dies shall be prepared at any mint, or the machinery or apparatus thereof be used for that purpose.

SEC. 3552. The moneys arising from all charges and de Money swising from charges and ductions on and from gold and silver bullion and the manu-deductions to be facture of medals, and from all other sources, except as pro-covered into the vided by this Title, shall, from time to time, be covered into Ibid., ecc. 53. the Treasury, and no part of such deductions or metal charges, or profit on silver or minor coinage, shall be expended in salaries or wages. All expenditures of the mints and assay offices, not herein otherwise provided for, shall be paid from appropriations made by law on estimates furnished by the Secretary of the Treasury.

SEC. 3553. The business of the United States assay-office Business of as at New York shall be in all respects similar to that of the say office at New mints, except that bars only, and not coin, shall be manu- Ibid., soc. 54 factured therein; and no metals shall be purchased for minor All bullion intended by the depositor to be converted into coins, of the United States, and silver bullion purchased for coinage, when assayed, parted, and refined, and its net value certified, shall be transferred to the mint at Philadelphia, under such directions as shall be made by the Secretary of the Treasury, at the expense of the contingent fund of the Mint, and shall be there coined, and the proceeds returned to the assay office. And the Secretary of the Treasury is hereby authorized to make the necessary arrangements for the adjustment of the accounts upon such transfers between the respective offices.

SEC. 3554. The officers of the assay-office at New York Appointment of shall be a superintendent, an assayer, and a melter and re-York. finer; each of whom shall be appointed by the President,

by and with the advice and consent of the Senate.

SEC. 3555. The duties of the superintendent, the assayer, officers at New and the melter and refiner of the assay-office at New York York. shall correspond to those of superintendents, assayers, and melters and refiners of mints; and all the provisions of this Title relating to mints and their officers, the duties and responsibilities of such officers, and others employed therein, the oaths to be taken, and the bonds and sureties to be given by them, shall extend, as far as the same may be applicable, to the assay office at New York, and to its officers, clerks, and employés.

SEC. 3556. The officers of the assay-office at New York Salaries of officers at New

shall be entitled to the following salaries:

First. The superintendent, to four thousand five hundred dollars a year.

Second. The assayer, to three thousand dollars a year.

Third. The melter and refiner, to three thousand dollars. Appointment SEC. 3557. The appointment and compensation of assist-sistants and emants, clerks, and workmen in the assay office at New York Ployds at New York, Ibid. shall be regulated in the same manner as is prescribed in

regard to mints.

SEC. 3558. The business of the mint of the United States Business of at Denver, while conducted as an assay-office, that of the and assay-offices United States assay-office at Boise City, and that of any at Boise City and other assay-offices hereafter established, shall be confined Ibid., see. 57. to the receipt of gold and silver bullion, for melting and assaying, to be returned to depositors of the same, in bars, with the weight and fineness stamped thereon.

Ibid., sec. 55.

York. Ibid., sec. 56.



Appointment of officers at Denver, Boise City, and Charlotte. Ibid., sec. 57.

SEC. 3559. The officers of the assay-offices embraced by the preceding section shall be, when their respective services are required, an assayer and a melter; each of whom shall be appointed by the President, by and with the advice and consent of the Senate. Their salaries shall not exceed two thousand five hundred dollars a year each.

SEC. 3560. The assayer at each of the assay-offices em-

Powers and duat assay offices.

ties of assayers braced by section thirty-five hundred and fifty-eight, shall Itid., sees 57, have general charge of the office; and may employ, under the direction of the Director of the Mint, such clerks, workmen, and laborers as may be authorized therefor by law: Compensation and shall discharge the duties of disbursing agent for the expenses of the office under his charge. The salaries paid to clerks shall not exceed one thousand eight hundred dollars a year each. Workmen and laborers shall receive such wages as are customary according to their respective sta-

SEC. 3561. Each officer and clerk appointed at either of

of employés.

tions and occupations.

Bond and oath

Ibid., sec. 58.

of officer and the assay offices embraced by section thirty-five hundred and fifty-eight shall, before entering upon the duties of his [Amended by office, take an oath pursuant to the provisions of Title XIX, acts Feb. 27, 1877] acts Feb. 27, 1877, and Feb. 18, 1875.] "PROVISIONS APPLYING [APPLICABLE] TO SEVERAL CLASSES OF OFFICERS," and shall give a bond to the United States, with one or more sureties, satisfactory to the Director of the Mint or to one of the judges of the supreme court of the State or Territory in which the office to which he is appointed is located, conditioned for the faithful performance of his duties. [See §§ 1756, 1757.]

Laws relating tomintsextended to assay-offices.

Ibid., sec. 60.

SEC. 3562. All provisions of law for the regulation of mints, the government of officers and persons employed therein, and for the punishment of all offenses connected [See Revised with mints or coinage, shall extend to all assay-offices as

Statutes, sec far as applicable.

5460.] Decimal system established. 16, sec. 20.

SEC. 3563. The money of account of the United States stablished. 2 Apr. 1792, ch. shall be expressed in dollars or units, dimes or tenths, cents, or hundredths, and mills or thousandths, a dime being the tenth part of a dollar, a cent the hundredth part of a dollar, a mill the thousandth part of a dollar; and all accounts in the public offices and all proceedings in the courts shall be kept and had in conformity to this regulation.

Value of foreign

268, sec. 1.

SEC. 3564. The value of foreign coin as expressed in the coins, how ascer money of account of the United States shall be that of the 3 Mar., 1873, ch. pure metal of such coin of standard value; and the values of the standard coins in circulation of the various nations of the world shall be estimated annually by the Director of the Mint, and be proclaimed on the first day of January by the Secretary of the Treasury.

Value of the sovereign of pound sterling. Ibid., sec. 2.

SEC. 3565. In all payments by or to the Treasury, whether or made here or in foreign countries, where it becomes necessary to compute the value of the sovereign or pound sterling, it shall be deemed equal to four dollars eighty-six cents and six and one-half mills, and the same rule shall be applied in appraising merchandise imported where the value is, by the invoice, in sovereigns or pounds sterling, and in the construction of contracts payable in sovereigns or pounds sterling; and this valuation shall be the par of exchange between Great Britain and the United States; and all contracts made after the first day of January, eighteen hundred and seventy-four, based on an assumed par of exchange with Great Britain of fifty-four pence to the dollar, or four dollars forty-four and four-ninths cents to the sovereign or pound sterling, shall be null and void.

SEC. 3566. All foreign gold and silver coins received in foreign coins. payment for moneys due to the United States shall, before 5, sec. 3.

being issued in circulation, be coined anew.

SEC. 3567. The pieces commonly known as the quarter, ch. 56, sec. 2. Spanish and sixteenth of the Spani eighth, and sixteenth of the Spanish pillar dollar, and of the Mexican coins. Mexican dollar, shall be receivable at the Treasury of the ²¹ Feb., United States, and its several offices, and at the several post-ch. 56, sec. 1. offices and land-offices, at the rates of valuation following: the fourth of a dollar, or piece of two reals, at twenty cents; the eighth of a dollar, or piece of one rerl, at ten cents; and

the sixteenth of a dollar, or half-real, at five cents.

SEC. 3568. The Director of the Mint, with the approval of sion for recointhe Secretary of the Treasury, may prescribe such regula- age. tions as are necessary and proper, to secure the transmission of the coins mentioned in the preceding section to the mint of t for recoinage, and the [re]turn or distribution of the pro-act Feb. 27, 1877, ceeds thereof, when deemed expedient, and may prescribe vol. 19, p. 249. such forms of account as are appropriate and applicable to the circumstances. The expenses incident to such transmission or distribution, and of recoinage, shall be charged against the account of silver profit and loss, and the net profits, if any, shall be paid, from time to time, into the Treasury.

COUNTERFEITING COIN.

SEC. 5457. Every person who falsely makes, forges, or counterfeiting counterfeits, or causes, or procures to be falsely made, coin. forged, or counterfeited, or willingly aids, or assists in 12 Feb. 1873, ch. falsely making, forging, or counterfeiting any coin or bars p. 434. in resemblance or similitude of the gold or silver coins or Amended by act Jan. 16, 1877. bars which have been, or hereafter may be, coined or stamped at the mints and assay-offices of the United States, or in resemblance or similitude of any foreign gold or silver coin which by law is, or hereafter may be made, current in the United States, or are in actual use and circulation as money within the United States, or who passes, utters, ary 10, 1891. publishes, or sells, or attempts to pass, utter, publish, or sell, or bring into the United States from any foreign place, or has in his possession, any such false, forged, or counterfeited coin or bars, knowing the same to be false forged or counterfeited shall be punished by a fine of not more than five thousand dollars and by imprisonment at hard labor not more than ten years.

SEC. 5458. Every person who falsely makes, forges, or Counterfetting counterfeits, or causes, or procures to be falsely made, 12 Feb., 1872, forged, or counterfeited, or willingly aids, or assists in sec. 62. falsely making, forging, or counterfeiting, any coin in the resemblance or similitude of any of the minor coinage

See act Febru-

[•] See act of February 21, 1857, ch 56, sec. 2.

which has been, or hereafter may be, coined at the mints of the United States; or who passes, utters, publishes, or sells, or brings into the United States from any foreign place, or has in his possession, any such false, forged, or counterfeited coin, with intent to defraud any person whatsoever, shall be punished by a fine of not more than one thousand dollars and by imprisonment at hard labor not Mutilating more than three years.

coinage.

Ibid., sec. 63.

SEC. 5459. Every person who fraudulently, by any art, way, or means, defaces, mutilates, impairs, diminishes, falsifles, scales, or lightens the gold and silver coins which have been, or which may hereafter be, coined at the mints of the United States, or any foreign gold or silver coins which are by law made current or are in actual use and circulation as money within the United States, shall be imprisoned not more than two years and fined not more than Debasement of two thousand dollars.

coinage, &c., by mint Ibid., sec. 64.

SEC. 5460. If any of the gold or silver coins struck or coined at any of the mints of the United States shall be debased, or made worse as to the proportion of fine gold or fine silver therein contained; or shall be of less weight or value than the same ought to be, pursuant to law; or if any of the weights used at any of the mints or assay offices of the United States shall be defaced, increased, or diminished through the fault or connivance of any of the officers or persons who are employed at the said mints or assay offices, with a fraudulent intent; and if any of the said officers or persons shall embezzle any of the metals at any time committed to their charge for the purpose of being coined, or any of the coins struck or coined at the said mints, or any medals, coins, or other moneys of said mints or assay-offices at any time committed to their charge, or of which they may have assumed the charge, every such officer or person who commits any or either of the said offenses shall be imprisoned at hard labor for a term not less than one year nor more than ten years, and shall be fined in a sum not Making or ut more than ten thousand dollars.

tering coin

SEC. 5461. Every person who, except as authorized by law, makes, or causes to be made, or utters or passes, or money. law, makes, or causes to be made, or utters or passes, or 8 June, 1864, attempts to utter or pass, any coins of gold or silver or ch. 114, vol. 13. other metal, or alloys of metals, intended for the use and purpose of current money, whether in the resemblance of coins of the United States or of foreign countries, or of original design, shall be punished by fine of not more than three thousand dollars, or by imprisonment not more than

oh. 81, so. vol. 14, p. 47. 22 Apr., 5, vol. 13, p. 55.

Making or is five years, or both. SEC. 5462. Every person not lawfully authorized, who minor coins.

16 May, 1866, makes, issues, or passes, or causes to be made, issued, or ch. 81, sec. 4 passed, any coin, card, token or device in metal or its com-22 Apr., 1884, pounds, which may be intended to be used as money for 2, any one-cent, two-cent, three-cent, or five-cent piece, now or hereafter authorized by law, or for coins of equal value, shall be punished by a fine of not more than one thousand dollars and by imprisonment not more than five years.

PAYMENTS BY OR TO THE UNITED STATES.

SEC. 3473. All duties on imports shall be paid in gold and Duties and othe silver coin only, [or coin certificates], or in demand Treas United States, in ury notes, issued under the authority of the acts of July what currency to seventeen, eighteen hundred and sixty-one, chapter five; The words in and February twelve, eighteen hundred and sixty-two, chapper specifications and February twelve, and the second state of Feb. 27, ter twenty; and all taxes and all other debts and demands 1877 ter twenty; and all taxes and all other debts and demands 1877.
than duties on imports, accruing or becoming due to the 6. Aug... 1846.ch.
United States, shall be paid in gold and silver coin, Treas- 23 Dec... 1857.
ury notes, United States notes, or notes of national banks; 11.
and upon every such payment credit shall be given for the 17 July. 1861.
amount of principal and interest due on any Treasury note 12. p. 259.
[or notes] not received in payment on the day when the same 15 Aug... 1861. [or notes] not received in payment on the day when the same of Aug., 1861, od. 46, sec. 5, vol. 12, p. 313. are received.

2 Feb., 1862, ch. 20, vol. 12, p. 338; 25 Feb., 1862, ch. 33, secs. 1, 5, vol. 12, pp. 345, 346; 11 July, 1862, ch. 142, sec. 1, vol. 12, p. 532; 1 March, 1863, ch. 73, secs. 3, 5, vol. 12, pp. 710, 711, 147, 149; 3 June, 1864, ch. 366, sec. 23, vol. 13, p. 106, post, p. ..; 30 June, 1864, ch. 172, sec. 2, p. 13, p. 218, ante, p. 155. Amended and part repealed by act Feb. 27, 1877.

SEC. 3474. No gold or silver other than coin of standard what coin refineness of the United States, shall be receivable in pay- 31 Aug., 1852, ment of dues to the United States, except as provided in 10. section twenty-three hundred and sixty-six, Title "Public 1 Feb., 1857, Lands," and in section thirty-five hundred and sixty-seven, vol. 11, p. 163. Title "Coinage, Weights, and Measures,"

LEGAL TENDER.

SEC. 3584. No foreign gold or silver coins shall be a legal Foreign coins. tender in payment of debts.

SEC. 3585. The gold coins of the United States shall be a 11, p. 183. Gold coins of legal tender in all payments at their nominal value when Gold coins of the United States shall be a 11, p. 183. not below the standard weight and limit of tolerance pro-States

vided by law for the single piece, and, when reduced in ch. 131, sec. 14, weight below such standard and tolerance, shall be a legal vol. 17, p. 426. tender at valuation in proportion to their actual weight.

SEC. 3586. The silver coins of the United States shall be Silver coins of a legal tender at their nominal value for any amount not the United exceeding five dollars in any one payment.

Note.—For succeeding legislation see:

Act of April 17, 1875. To redeem fractional paper cur-

rency with subsidiary silver coins.

Act of July 22, 1876. To issue silver coins in exchange for legal-tender notes; repealing legal tender of the trade dollar and restricting its coinage; limiting subsidiary silver coinage to \$50,000,000.

Act of February 28, 1878. Restoring legal-tender quality of silver dollar and directing its coinage and the issuance

of certificates therefor.

Act of July 14, 1890. Discontinuing coinage of standard silver dollar; authorizing purchase of silver and issuance of certificates as legal tender.

SEC. 3587. The minor coins of the United States shall be Minor coins. a legal tender at their nominal value for any amount not Ibid., sec. 16. exceeding twenty-five cents in any one payment.

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Ibid., sec. 15.

PURCHASE OF COIN.

SEC. 3700. The Secretary of the Treasury may purchase coin.

17 Mar., 1862, coin with any of the bonds or notes of the United States, ch. 45, sec. 1, authorized by law, at such rates and upon such terms as he may deem most advantageous to the public interest.

PROVISIONS OF THE REVISED STATUTES RELATING TO LOANS AND THE CURRENCY.

Provisions relative to the general duties of the Secretary of the Treasury respecting loans and the curreny.

THE SECRETARY OF THE TREASURY.

General duties

SEC. 248. The Secretary of the Treasury shall, from time of the Secretary to time, digest and prepare plans for the improvement and management of the revenue, and for the support of the public credit; shall superintend the collection of the revenue: shall, from time to time, prescribe the forms of keeping and rendering all public accounts and making returns; shall grant, under the limitations herein established, or to be hereafter provided, all warrants for moneys to be issued from the Treasury in pursuance of appropriations by law; shall make report, and give information to either branch of the legislature in person or in writing, as may be required, respecting all matters referred to him by the Senate or House of Representatives, or which shall appertain to his office; and generally shall perform all such services relative to the finances as he shall be directed to perform.

SEC. 251. The Secretary of the Treasury shall make and Rules, regula-tions, and forms issue from time to time such instructions and regulations to 10 Feb., 1820, is the several collectors, receivers, depositaries, officers, and vol. 3. 6 Aug., 1846, ch. others who may receive Treasury notes, United States notes, 84. sec. 5, vol. 9. or other securities of the United States, or who may be in 30 June, 1884, any way engaged or employed in the preparation and issue ch.172, sec. 8, vol. of the same, as he shall deem best calculated to promote 188. The public convenience and security, and to protect the ch. 255, 880. 34, United States, as well as individuals, from fraud and loss; vol. 16. vol. 16. 14 May, 1856, he shall prescribe forms of entries, oaths, bonds, and other Res. 9, vol. 11. papers, and rules and records: law, to be used under and in the execution and enforcement of the various provisions of the internal-revenue laws, or in carrying out the provisions of law relating to raising revenue from imports, or to duties on imports, or to warehousing; he shall give such directions to collectors and prescribe such rules and forms to be observed by them as may be necessary for the proper execution of the law; he shall also prescribe the forms of the annual statements to be submitted to Congress by him showing the actual state of commerce and navigation between the United States and foreign countries, or coastwise between the collection districts of the United States in each year.

SEC. 254. The Secretary of the Treasury is authorized to Deposits of gold. receive deposits of gold coin and bullion with the Treasurer or any assistant treasurer of the United States, in sums not 3 Mar. 1863, ch. 73, 800. 5, vol. 12. less than twenty dollars, and to issue certificates therefor, p.711; ante,p.149. in denominations of not less than twenty dollars, each, corresponding with the denominations of the United States The coin and bullion deposited for or representing the certificates of deposit shall be retained in the Treasury for the payment of the same on demand. And certificates representing coin in the Treasury may be issued in payment of interest on the public debt, which certificates, together with those issued for coin and bullion deposited, shall not at any time exceed twenty per centum beyond the amount of coin and bullion in the Treasury; and the certificates for coin and bullion in the Treasury shall be received at par in payment for duties on imports.

SEC. 257. The Secretary of the Treasury shall make the

following annual reports to Congress:

First. A report on the subject of finance, containing estimates of the public revenue and public exenditures for the fiscal year then current, and plans for improving and increasing the revenues from time to time, for the purpose of giving information to Congress in adopting modes of raising the money requisite to meet the public expenditures.

LAWS PASSED SINCE JUNE 22, 1874.

ACT OF JANUARY 14, 1875.

An act to provide for the resumption of specie payments.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and required, coins for the reas rapidly as practicable, to cause to be coined, at the mints demption of fracof the United States, silver coins of the denominations of authorized ten, twenty-five, and fifty cents, of standard value, and to issue them in redemption of an equal number and amount of fractional currency of similar denominations, or, at his discretion, he may issue such silver coins through the mints. the sub-treasuries, public depositaries and post-offices of the United States; and, upon such issue, he is hereby authorized and required to redeem an equal amount of such fractional currency, until the whole amount of such fractional currency outstanding shall be redeemed.

SEC. 2. That so much of section three thousand five hun-Repeal of audred and twenty-four of the Revised Statutes of the United thority to charge States as provides for a charge of one-fifth of one per centum conversion of for converting standard gold bullion into coin is hereby re-bullion into coin. See Revised pealed; and hereafter no charge shall be made for that statutes, 3524.

service.

SEC. 3. That section five thousand one hundred and sev- Repeal of limienty-seven of the Revised Statutes, limiting the aggregate tation of aggreamount of circulating notes of national banking associations circulating be, and is hereby, repealed; and each existing banking association may increase its circulating notes in accordance with Statutes, 5177. existing law without respect to said aggregate limit; and

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Statutes, 5181.

States notes.

vol. 16, p. 272.

new banking associations may be organized in accordance with existing law without respect to said aggregate limit; Repeal of pro. and the provisions of law for the withdrawal and redistribudrawal and redis- Territories are hereby repealed. And whenever, and so See Revised often, as circulating notes shall be issued to any such banking association, so increasing its capital or circulating notes, United States or so newly organized as aforesaid, it shall be the duty of notes in excess of Secretary of the Treasury to redeem the legal-tender United \$300,000,000 to be States notes in excess only of three hundred million of doltain ratio to in lars, to the amount of eighty per centum of the sum of nationcrease of national-bank notes so issued to any such banking association as aforesaid and to continue such redemption as such circulating notes are issued until there shall be outstanding the sum of three hundred million dollars of such legal-tender United Redemption of States notes, and no more. And on and after the first day of United States January, anno Domini, eighteen hundred and seventy-nine, after January 1, the Secretary of the Treasury shall redeem, in coin, the 1879. United States legal-tender notes then outstanding, on their presentation for redemption at the office of the assistant treasurer of the United States in the city of New York, in Appropriation sums of not less than fifty dollars. And to enable the Secretary of the Treasury to prepare and provide for the redemption in this act authorized or required, he is authorized to use any surplus revenues, from time to time, in the Treas-Sale of bonds ury not otherwise appropriated, and to issue, sell and disto provide means pose of, at not less than par, in coin, either of the descriptions of bonds of the United States described in the act of Con-See 1870, ch. 56. gress approved July fourteenth, eighteen hundred and seventy, entitled "An act to authorize the refunding of the

ACT OF MARCH 3, 1875.

national debt," with like qualities, privileges, and exemptions, to the extent necessary to carry this act into full effect, and to use the proceeds thereof for the purposes aforesaid. And all provisions of law inconsistent with the provisions

An act authorizing the coinage of a twenty-cent piece of silver at the Mint of the United States.

Be it enacted by the Senate and House of Representatives of Twenty cont the United States of America in Congress assembled, That 1873, ch.131, vol. there shall be, from time to time, coined at the mints of the 17, p. 424.

United States conformable in Congress assembled, That United States, conformably in all respects to the coinage Revised Stat act of eighteen hundred and seventy-three, a silver coin of

of this act are hereby repealed.

utes, 3513. the denomination of twenty cents, and of the weight of five Repealed.

SEC. 2. That the twenty-cent piece shall be a legal tender Legal tender at its nominal value for any amount not exceeding five dolfor what sums. lars in any one payment.

SEC. 3. That in adjusting the weight of the twenty-cent Deviation from piece, the deviation from the standard weight shall not exceed one and one-half grains; and in weighing a large number of pieces together, when delivered by the coiner to the superintendent and by the superintendent to the depositor the deviation from the standard weight shall not exceed two-hundredths of an ounce in one thousand pieces.

SEC. 4. That all laws now in force in relation to the coins Existing laws of the United States, and the coinage of the same, shall, as applicable to far as practicable, have full force and effect in relation to 20 cent coin. the coin hereby authorized whether the said laws are penal or otherwise, and whether they are for preventing counterfeiting or abasement, for protecting the currency, for regulating the process of coining and the preparation therefor, or for the security of the coin, or for any other purpose.

ACT OF APRIL 17, 1876.

Provisions in regard to coinage contained in the act to provide for deficiencies in the Printing and Engraving Bureau of the Treasury Department, etc.

SEC. 2. That the Secretary of the Treasury is hereby directed to issue silver coins of the United States, of the Fractional ourdenomination of ten, twenty, twenty-five, and fifty cents of rency. Revised Statstandard value, in redemption of an equal amount of frac-utes, 3512. tional currency, whether the same be now in the Treasury awaiting redemption, or whenever it may be presented for redemption; and the Secretary of the Treasury may, under regulations of the Treasury Department, provide for such redemption and issue by substitution at the regular subtreasuries and public depositories of the United States until the whole amount of fractional currency outstanding shall be redeemed. And the fractional currency redeemed under Redeemed curthis act shall be held to be a part of the sinking fund pro- of sinking fund vided for by existing law, the interest to be computed there 25 Fob., 1862, on, as in the case of bonds redeemed under the act relating to the sinking-fund.

ACT OF JULY 22, 1876.

Joint resolution for the issue of silver coins.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Silver coin to Secretary of the Treasury, under such limits and regulations change for legal. as will best secure a just and fair distribution of the same tender notes. through the country, may issue the silver coin at any time in the Treasury to an amount not exceeding ten million dollars, in exchange for an equal amount of legal-tender notes; and the notes so received in exchange shall be kept as a Notes to be special fund separate and apart from all other money in the fund. Treasury, and be reissued only upon the retirement and destruction of a like sum of fractional currency received at the Treasury in payment of dues to the United States; and said fractional currency, when so substituted, shall be destroyed and held as part of the sinking fund, as provided 33. 1876, vol. 18, p. in the act approved April seventeen, eighteen hundred and seventy-six.

SEC. 2. That the trade dollar shall not hereafter be a Trade-dollar legal tender, and the Secretary of the Treasury is hereby tender.

Coinage of, may authorized to limit from time to time the coinage thereof Revised Stat to such an amount as he may deem sufficient to meet the

export demand for the same.

SEC. 3. That in addition to the amount of subsidiary sil-Amount of suba idlary silver coin authorized by law to be issued in redemption of the fractional currency it shall be lawful to manufacture at the several mints, and issue through the Treasury and its several offices, such coin, to an amount, that, including the amount of subsidiary silver coin and of fractional currency outstanding, shall, in the aggregate, not exceed, at

any time fifty million dollars. SEC. 4. That the silver bullion required for the purposes bullion. of this resolution shall be purchased, from time to time, at

market rate, by the Secretary of the Treasury, with any Price limited. money in the Treasury not otherwise appropriated; but no purchase of bullion shall be made under this resolution when the market-rate for the same shall be such as will not admit of the coinage and issue, as herein provided, without

Seignforage to loss to the Treasury; and any gain or seignforage arising be accounted for from this coinage shall be accounted for and paid into the Treasury, as provided under existing laws relative to the subsidiary coinage: Provided, That the amount of money Proviso. at any one time invested in such silver bullion, exclusive

of such resulting coin shall not exceed two hundred thousand dollars.

ACT OF JANUARY 16, 1877.

Counterfeiting. Further provisions in regard to counterfeiting.

ver dollårs.

Legal tender.

ver bullion.

ACT OF FEBRUARY 28, 1878.

To authorize the coinage of the standard silver dollar and to restore its legal

tender character. Be it enacted by the Senate and House of Representatives of Coinage of sil-

the United States of America in Congress assembled, That there shall be coined, at the several mints of the United Weight and States, silver dollars of the weight of four hundred and fineness. twelve and a half grains troy of standard silver, as provided in the act of January eighteenth, eighteen hundred

thirty-seven, on which shall be the devices and superscriptions provided by said act; which coins together with all silver dollars heretofore coined by the United States, of like weight and fineness, shall be a legal tender at their nomi-

Revised Statnal value, for all debts and dues public and private, except utes, 3586. where otherwise expressly stipulated in the contract.

Purchase of sil- the Secretary of the Treasury is authorized and directed to purchase, from time to time, silver bullion, at the market price thereof, not less than two million dollars worth per month, nor more than four million dollars worth per month, and cause the same to be coined monthly, as fast as so purchased, into such dollars; and a sum sufficient to carry out the foregoing provision of this act is hereby appropriated

Seignforage to out of any money in the Treasury not otherwise approprie paid into the ated. And any gain or seigniorage arising from this coin-Treasury.

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age shall be accounted for and paid into the Treasury, as provided under existing laws relative to the subsidiary coinage: Provided, That the amount of money at any one time invested in such silver bullion, exclusive of such resulting coin, shall not exceed five million dollars: And provided further. That nothing in this act shall be construed to authorize the payment in silver of certificates of deposit issued under the provisions of section two hundred and fifty-four of the Revised Statutes.

Proviso.

SEC. 2. That immediately after the passage of this act, The President the President shall invite the Governments of the countries states to invite composing the Latin Union, so-called, and of such other the countries European nations as he may deem advisable, to join the Latin Union and United States in a conference to adopt a common ratio be-other European tween gold and silver, for the purpose of establishing, in-conference with ternationally, the use of bi-metallic money, and securing the United states, to adopt a fixity of relative value between those metals; such confer-common ratio bence to be held at such place, in Europe or in the United aliver, &c. States, at such time within six months, as may be mutually agreed upon by the Executives of the Governments joining in the same, whenever the Governments so invited, or any three of them, shall have signified their willingness to unite in the same.

The President shall, by and with the advice and consent how appointed. the Senate, appoint three commissioners, who shall attend See also act of the Senate, appoint three commissioners, who shall attend such conference on behalf of the United States, and shall Aug. 5, 1892. report the doings thereof to the President, who shall transmit the same to Congress.

Said commissioners shall each receive the sum of two thousand five hundred dollars and their reasonable expenses, to be approved by the Secretary of State; and the amount necessary to pay such compensation and expenses is hereby appropriated out of anymoney in the Treasury not otherwise appropriated.

Compensation.

SEC. 3. That any holder of the coin authorized by this silver dollars act may deposit the same with the Treasurer or any as with Treasurer sistant treasurer of the United States, in sums not less than and assistant ten dellars and receive therefore certificates of not less than receivers, in ten dollars, and receive therefor certificates of not less than what sums ten dollars each, corresponding with the denominations of cates of deposit. the United States notes. The coin deposited for or representing the certificates shall be retained in the Treasury for certificates. the payment of the same on demand. Said certificates shall be receivable for customs, taxes, and all public dues, and,

when so received, may be reissued. SEC. 4. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Sam. J. Randall, Speaker of the House of Representatives. W. A. WHEELER, Vice-President of the United States and President of the Senate.

IN THE HOUSE OF REPRESENTATIVES U. S. February 28, 1878.

The President of the United States having returned to the House of Representatives, in which it originated, the

S. Rep. 235——5

bill, entitled "An act to authorize the coinage of the standard silver dollar, and to restore its legal-tender character," with his objections thereto; the House of Representatives proceeded in pursuance of the Constitution to reconsider the same; and

Resolved, That the said bill pass, two thirds of the House

of Representatives agreeing to pass the same.

Attest:

GEO. M. ADAMS,

. Clerk.
By Green Adams,
Chief Clerk.

In the Senate of the United States February 28, 1878.

The Senate having proceeded, in pursuance of the Constitution, to reconsider the bill entitled "An act to authorize the coinage of the standard silver dollar, and to restore its legal-tender character," returned to the House of Representatives by the President of the United States, with his objections, and sent by the House of Representatives to the Senate with the message of the President returning the bill:

Resolved, That the bill do pass, two-thirds of the Senate

agreeing to pass the same.

Attest:

GEO. C. GORHAM, Secretary of the Senate.

ACT OF MAY 2, 1878.

Prohibiting the coinage of the twenty-cent piece of silver, authorised by the act of March 3, 1875.

Silver 22-cent Be it enacted by the Senate and House of Representatives of pleces, coinage the United States of America in Congress assembled, That from, and after the passage of this act, the coinage of the twenty cent piece of silver, by the Government of the United States be, and the same is hereby prohibited. And all laws in conflict with this act are hereby repealed.

ACT OF JUNE 8, 1878.

Constituting superintendents of mints or assayers in assay offices Assistant Treasurers of the United States.

Superintend Be it enacted by the Senate and House of Representatives of ents of mints and the United States of America, in Congress assembled, That constituted as the Secretary of the Treasury be and he is hereby authorsistant treasurers.

ized to constitute any superintendent of a mint or assayer of any assay-office, an assistant treasurer of the United

For what pur States without additional compensation, to receive gold coin and bullion on deposit for the purposes provided for in section two hundred and fifty-four of the Revised Statutes,

ACT OF JUNE 19, 1878.

Making appropriations for the legislative, executive, and judicial expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and seventy-nine, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, And for the purpose of enabling the several mints and Payments to assay-offices of the United States to make returns to depositors at itors with as little delay as possible, the provisions of section thirty-five hundred and forty-five of the Revised Statutes R. S., 2545. of the United States shall hereafter apply to the several mints and assay offices of the United States; and the Secretary of the Treasury is hereby authorized to use, as far as he may deem it proper and expedient, for payment to cortificates depositors of bullion at the several mints and assay-offices, coin certificates, representing coin in the Treasury, and issued under the provisions of section two hundred and fifty-four of the Revised Statutes of the United States; all of said acts and duties to be performed under such rules and regulations as shall be prescribed by the Secretary of the Treasury. And it shall be lawful to apply the moneys Use of charges arising from charges collected from depositors at the sev. to pay expenses. eral mints and assay-offices pursuant to law, to defraying the expenses thereof, including labor, material, wastage, and use of machinery; and only so much of the appropriations herein made for the mints and assay-offices respectively, shall be used for said mints and assay offices as shall be necessary for the operations of the same, after the moneys arising from the charges aforesaid shall have been exhausted as herein provided. But in no event shall the expenditures of said mints and assay-offices exceed the amount of the specific appropriations herein made for same.

R. S., 254.

ACT OF MARCH 3, 1879.

Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and eighty, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, appropriated for the objects hereinafter expressed, for the fiscal year ending June thirtieth, eighteen hundred and eighty, namely:

Transportation of United States securities: For trans- Transportation portation of notes, bonds, and other securities of the United of securities. States, sixty thousand dollars; and so much of the act 1883. "making appropriations for the legislative, executive, and judicial expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and seventy-nine, and for other purposes," approved June nineteenth, eighteen 1878, oh. 829, p. handred and seventy-eight, as authorizes the Secretary of 191-

1879, ch. 182, p.

Coin cortif the Treasury to issue coin certificates in exchange for bullion deposited for coinage at mints and assay-offices other than those mentioned in section thirty-five hundred and forty-five of the Revised Statutes, be, and the same is hereby, repealed: said repeal to take effect at the end of the present R. S., 8545. fiscal year.

ACT OF JUNE 9, 1879.

To provide for the exchange of subsidiary coins for lawful money of the United States under certain circumstances, and to make such coins a legal tender in all sums not exceeding ten dollars, and for other purposes.

Be it enacted by the Senate and House of Representatives Subsidiary of the United States of America in Congress assembled, That the holder of any of the silver coins of the United States of smaller denomination than one dollar, may, on presentation of the same in sums of twenty dollars, or any multiple thereof, at the office of the Treasurer or any assistant treasurer of the United States, receive therefor lawful money of the United States.

Redemption. SEC. 2. The Treasurer or any assistant treasurer of the United States who may receive any coins under the provision of this act shall exchange the same in sums of twenty dollars, or any multiple thereof, for lawful money of the United States, on demand of any holder thereof. Legal tender.

Repeals.

Receipts of

SEC. 3. That the present silver coins of the United States of smaller denominations than one dollar shall hereafter be a legal tender in all sums not exceeding ten dollars in full payment of all dues public and private.

SEC. 4. That all laws or parts of laws in conflict with this act be, and the same are hereby, repealed.

ACT OF MAY 26, 1882.

To authorize the receipt of United States gold coin in exchange for gold bars.

Be it enacted by the Senate and House of Representatives gold coin in ex-change for gold of the United States of America in Congress assembled, That the superintendents of the coinage mints, and of the United R. S., sec. 3518. States assay office at New York, are hereby authorized to receive United States gold coin from any holder thereof in sums not less than five thousand dollars, and to pay and deliver in exchange therefor gold bars in value equaling such coin so received.

ACT OF AUGUST 7, 1882.

Sundry Civil Appropriation Law.

Transportation For the transportation of silver coins: That the Secreof silver coin free tary of the Treasury be, and he is hereby, authorized and directed to transport, free of charge, silver coins when requested to do so: Provided, That an equal amount in coin R. S., sec. 3527. or currency shall have been deposited in the Treasury by the applicant or applicants; and that there is hereby appropriated ten thousand dollars, or so much thereof as may be necessary, for that purpose, and that the same be available from and after the passage of this act.

ACT OF AUGUST 4, 1886.

Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and eighty-seven, and for other purposes.

Be it enacted by the Senate and House of Representatives of Silver certificate United States of America in Congress assembled, * * * cates of one, two, and five dollars to And the Secretary of the Treasury is hereby authorized and be issued. required to issue silver-certificates in denominations of one, two, and five dollars, and the silver-certificates herein authorized shall be receivable, redeemable, and payable in like manner and for like purposes as is provided for silvercertificates by the act of February twenty-eighth, eighteen hundred and seventy-eight, entitled "An act, to authorize the coinage of the standard silver dollar, and to restore its legal-tender character," and denominations of one, two, and five dollars may be issued in lieu of silver-certificates of larger denominations in the Treasury or in exchange therefor upon presentation by the holders and to that extent said certificates of larger denominations shall be cancelled and destroyed.

TRANSPORTATION OF SILVER COIN: For transportation of silver coin, including fractional silver coin, by registered free of charge. mail or otherwise, forty thousand dollars; and in expending this sum the Secretary of the Treasury is authorized and directed to transport from the Treasury or subtreasuries, free of charge, silver coin when requested to do so; Provided. That an equal amount in coin or currency shall have been deposited in the Treasury or such subtreasuries by the applicant or applicants. And the Secretary of the Treasury shall report to Congress the cost arising under this appropriation.

R. S., sec. 3527.

Similar provisions are contained in succeeding Sundry Civil Appropriation laws.

ACT OF FEBRUARY 19, 1887.

An act for the retirement and recoinage of the trade-dollar.

Be it enacted by the Senate and House of Representatives Exchange of of the United States of America in Congress assembled, That silver coins. for a period of six months after the passage of this act, United States trade-dollars, if not defaced, mutilated, or

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stamped, shall be received at the office of the Treasurer. or any assistant treasurer of the United States in exchange for a like amount, dollar for dollar, of standard silver dol-

lars, or of subsidiary coins of the United States.

SEC. 2. That the trade-dollars received by, paid to, or deposited with the Treasurer or any assistant treasurer or Retirementand national depositary of the United States shall not be paid ecoinage of trade out or in any other manner issued, but, at the expense of the United States, shall be transmitted to the coinage mints and recoined into standard silver dollars or subsidiary coin, at the discretion of the Secretary of the Treasury: Provided, That the trade dollars recoined under this act shall not be counted as part of the silver bullion required to be purchased and coined into standard dollars as required by the act of February twenty-eighth, eighteen hundred and seventy-eight.

SEC. 3. That all laws and parts of laws authorizing the Authority to cointrade dollars coinage and issuance of United States trade-dollars are repealed. hereby repealed.

dollars.

Received by the President, February 19, 1887.

NOTE BY THE DEPARTMENT OF STATE.—The foregoing act having been presented to the President of the United States for his approval, and not having been returned by him to the house of Congress in which it originated within the time prescribed by the Constitution of the United States, has become a law without his approval.

ACT OF MARCH 2, 1889.

Sundry Civil Appropriation Law.

"That hereafter it shall not be lawful to use any portion Prohibiting of the so-called "silver profit fund" or of the appropriathe use of silver tion for "storage silver transportation" for the purpose of profit fund for transportation of paying the expenses of the transportation of standard silallyer dollars. Ver dollars from the mints or the sub-treasuries to the Treasury at Washington, District of Columbia."

ACT OF JULY 14, 1890.

Directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes.

Be it enacted by the Senate and House of Representatives of Treasury to pur-the United States of America in Congress assembled, That chase 4,500,000 the Secretary of the Treasury is hereby directed to purounces of silver the Secretary of the time silver bullion to the aggregate per month. chase, from time to time, silver bullion to the aggregate amount of four million five hundred thousand ounces, or so much therof as may be offered in each month, at the market price thereof, not exceeding one dollar for three hundred and seventy-one and twenty-five hundredths grains of pure silver, and to issue in payment of such purchases of silver bullion Treasury notes of the United States to be prepared by the Secretary of the Treasury, in such form and of such denominations, not less than one dollar nor more than one thousand dollars, as he may prescribe, and a sum sufficient to carry into effect the provisions of this act is hereby appropriated out of any money in the Treas-

ury not otherwise appropriated.

y not otherwise appropriated.

SEC. 2. That the Treasury notes issued in accordance Treasury notes issued to pay for issued to pay for the control of this cot shall be redeemable on de-same to be rewith the provisions of this act shall be redeemable on de-same to mand, in coin, at the Treasury of the United States, or at describe incoin, the office of any assistant treasurer of the United States, and er; to be countwhen so redeemed may be reissued; but no greater or less ed as receive of nat'l banks. amount of such notes shall be outstanding at any time than the cost of the silver and the bullion standard silver dollars coined therefrom, then held in the Treasury purchased by such notes; and such Treasury notes shall be a legal tender in payment of all debts, public and private, except where otherwise expressly stipulated in the contract, and shall be receivable for customs, taxes, and all public dues, and when so received may be reissued; and such notes, when held by any national banking association, may be counted as a part of its lawful reserve. That upon demand of the holder of any of the Treasury notes herein provided for the Secretary of the Treasury shall, under such regulations as he may prescribe, redeem such notes in gold or silver coin, at his discretion, it being the established policy of the United States to maintain the two metals on a parity with each other Parity of two upon the present legal ratio, or such ratio as may be pro-tuined. vided by law.

SEC. 3. That the Secretary of the Treasury shall each Coinage of silmonth coin two million ounces of the silver bullion purchased continued after under the provisions of this act into standard silver dollars July 1, '91. until the first day of July eighteen hundred and ninety-one. and after that time he shall coin of the silver bullion purchased under the provisions of this act as much as may be necessary to provide for the redemption of the Treasury notes herein provided for, and any gain or seigniorage arising from such coinage shall be accounted for and paid into the Treasury.

SEC. 4. That the silver bullion purchased under the product to be subject visions of this act shall be subject to the requirements of to requirements existing law and the regulations of the mint service governoity, charges, and ing the methods of determining the amount of pure silver deductions. contained, and the amount of charges or deductions, if any, to be made.

SEC. 5. That somuch of the act of February twenty-eighth, Act of Feb'y 28, eighteen hundred and seventy-eight, entitled "An act to of silver and its authorize the coinage of the standard silver dollar and to lars repealed. restore its legal-tender character," as requires the monthly purchase and coinage of the same into silver dollars of not less than two million dollars, nor more than four million dollars' worth of silver bulllion, is hereby repealed.

SEC. 6. That upon the passage of this act the balances Redemption for circulastanding with the Treasurer of the United States to the tion of nat'l respective credits of national banks for deposits made to ered into the redeem the circulating notes of such banks, and all deposits Treasury. thereafter received for like purpose, shall be covered into

Treasury.

the Treasury as a miscellaneous receipt, and the Treasury Redemptions of of the United States shall redeem from the general cash notes to be made in the Treasury the circulating notes of said banks which may from general come into his possession subject to redemption; and upon the certificate of the Comptroller of the Currency that such notes have been received by him and that they have been destroyed and that no new notes will be issued in their place, reimbursement of their amount shall be made to the Treasurer, under such regulations as the Secretary of the Treasury may prescribe, from an appropriation hereby, created, to be known as National bank notes: Redemption account, but the provisions of this act shall not apply to the deposits received under section three of the act of June twentieth, eighteen hundred and seventy-four, requiring every National bank to keep in lawful money with the Five per cent Treasurer of the United States a sum equal to five percentum of its circulation, to be held and used for the redemption of its circulating notes; and the balance remaining of the deposits so covered shall, at the close of each month,

continued.

be reported on the monthly public debt statement as debt of the United States bearing no interest.

"SEC. 7. That this act shall take effect thirty days from and after its passage."

ACT OF SEPTEMBER 26, 1890.

To amend section thirty-five hundred and ten of the Revised Statutes of the United States, and to provide for new designs of authorized devices of United States coins.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section thirty-five hundred and ten of the Revised Statutes of the United States be, and the same is hereby, amended

so as to read as follows: "SEC. 3510. The engraver shall prepare from the original dies already authorized all the working dies required for use in the coinage of the several mints, and, when new

years.

coins, emblems, devices, legends, or designs are authorized, R.S. soc. 3517. shall, if required by the Director of the Mint, prepare the devices, models, hubs, or original dies for the same. Director of the Mint shall have power, with the approval New designs of the Secretary of the Treasury, to cause new designs or for coins authorized entery 25 models of authorized emblems or devices to be prepared and adopted in the same manner as when new coins or devices are authorized. But no change in the design or die of any coin shall be made oftener than once in twenty-five years from and including the year of the first adoption of the design, model, die, or hub for the same coin: Provided, That no change be made in the diameter of any coin: And provided further, That nothing in this section-shall prevent the adoption of new designs or models for devices or emblems already authorized for the standard silver dollar and the five-cent nickel piece as soon as practicable after the passage of this act. But the Director of the Mint shall Director thorized to nevertheless have power, with the approval of the Secre-ploy artists. tary of the Treasury, to engage temporarily for this purpose the services of one or more artists, distinguished in their respective departments of art, who shall be paid for such service from the contingent appropriation for the mint at Philadelphia."

ACT OF SEPTEMBER 26, 1890.

An act to discontinue the coinage of the three-dollar and one-dollar gold pieces and three-cent nickel piece.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act the coinage of the three-dollar gold piece, the one-dollar gold piece, and the three cent nickel piece be, and the same is hereby, prohibited, and the pieces named shall not be struck or issued by the Mint of the United States.

SEC. 2. That as fast as the said coins shall be paid into the Treasury of the United States they shall be withdrawn from circulation and be recoined into other denominations of coins.

SEC. 3. That all laws and parts of laws in conflict with this act are hereby repealed.

ACT OF FEBRUARY 10, 1891.

To prevent counterfeiting or manufacture of dies, tools, or other implements used in counterfeiting, and providing penalties therefor, and providing for the issue of search warrants in certain cases.

Be it enacted by the Senate and House of Representatives Making molds, of the United States of America in Congress assembled, That in similitude of every person who, within the United States or any Terri. U. S. dies. tory thereof, makes any die, hub, or mold, either of steel or plaster, or any other substance whatsoever in likeness or similitude, as to the design or the inscription thereon, of any R.S. die, hub, or mold designated for the coinage or making of the coinage or making or the coinage or making of the coinage or making or the coinage or maki any of the genuine gold, silver, nickel, bronze, copper or other coins of the United States that have been or hereafter may be coined at the mints of the United States, or who willingly aids or assists in the making of any such die, hub, or mold, or any part thereof, or who causes or procures to be made any such die, hub or mold, or any part thereof, without authority from the Secretary of the Treasury of the United States or other proper officer, or who shall have in his possession any such die, hub, or mold with intent to fraudulently or unlawfully use the same, or who shall permit the same to be used for or in aid of the counterfeiting of any of these coins of the United States hereinbefore mentioned shall, upon conviction thereof, be pun- Penalty.

R. S., secs. 5457

ished by a fine of not more than five thousand dollars and by imprisonment at hard labor not more than ten years. or both, at the discretion of the court.

Procuring the ame to be made.

SEC. 2. That every person who, within the United States or any Territory thereof, without lawful authority, makes, or willingly aids or assists in making, or causes or procures to be made, any die, hub, or mold, either of steel or plaster, or of any other substance whatsoever, in the likeness or similitude, as to the design or the inscription thereon, of any die, hub, or mold designed for the coining of the genuine coin of any foreign Government, or who conceals or shall have in possession any such die, hub, or mold hereinbefore mentioned, with intent to fraudulently, or unlawfully use the same for counterfeiting any foreign coin, or who knowingly suffers the same to be fraudulently used for the counterfeiting of any foreign coin shall, upon conviction thereof, be punished by a fine of not more than two thousand dollars or imprisonment at hard labor not more than five years, or both, at the discretion of the court.

Penalty.

Making or proSEC. 3. That every person who makes, or who causes or
curing anything procures to be made, or who brings into the United States
U. 8. coins.

from any foreign country or who shall be a state. with intent to sell, give away, or in any other manner use the same, any business or professional card, notice, placard, token, device, print, or impression, or any other thing whatsoever, whether of metal or its compound or of any other substance whatsoever, in likeness or similitude, as to design, color, or the inscription thereon, of any of the coins of the United States or of any foreign Government, that have been or hereafter may be issued as money. either under the authority of the United States or under the authority of any foreign Government shall, upon conviction thereof, be punished by a fine not to exceed one hundred dollars.

Penalty.

Counterfeits of

SEC. 4. That all counterfeits of any of the obligations or U.S. obligations. other securities of the United States or of any foreign Government, or counterfeits of any of the coins of the United States or of any foreign Government, and all material or apparatus fitted or intended to be used, or that shall have been used, in the making of any such counterfeit obligations or other securities or coins hereinbefore mentioned, that shall be found in the possession of any person without authority from the Secretary of the Treasury or other proper officer to have the same, shall be taken possession of by any authorized agent of the Treasury Department and forfeited to the United States, and disposed of in any manner the Secretary of the Treasury may direct.

warrants in such

SEC. 5. That the several judges of courts established Issue of search under the laws of the United States and the commissioners of such courts may, upon proper oath or affirmation, within their respective jurisdictions, issue a search warrant authorizing any marshal of the United States, or any other person specially mentioned in such warrant, to enter any house, store, building, boat, or other place named in such warrant, in the daytime only, in which there shall appear. probable cause for believing that the manufacture of coun.

terfeit money, or the concealment of counterfeit money, or the manufacture or concealment of counterfeit obligations or coins of the United States, or of any foreign government, or the manufacture or concealment of dies, hubs, molds, plates, or other things fitted or intended to be used for the manufacture of counterfeit money, coins, or obligations of the United States or of any foreign government, or of any bank doing business under the authority of the United States or of any State or Territory thereof, or of any bank doing business under the authority of any foreign government or of any political division of any foreign government, is being carried on or practiced, and there search for any counterfeit money, coins, dies, hubs, molds, plates, and other things, and for any such obligations, and if any such be found to seize and secure the same, and to make Seizures. return thereof to the proper authority; and all such counterfeit money, coins, dies, hubs, molds, plates, and other things and all such counterfeit obligations so seized shall be forfeited to the United States.

ACT OF MARCH 3, 1891.

An act making appropriations for the legislative, executive, and judicial ex-penses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-two, and for other purposes.

SEC. 3. That an act to authorize the receipt of United Stats at Large, vol. 26, p. 948. States gold coin in exchange for gold bars, approved May twenty-sixth, eighteen hundred and eighty-two, be amended to read as follows:

"That the superintendents of the coinage mints and of Authorizing the United States assay office at New York may, with the gold bars in exapproval of the Secretary of the Treasury, but not other change for gold wise, receive United States gold coin from any holder thereof in sums of not less than five thousand dollars, and pay and deliver in exchange therefor gold bars in value equaling such coin so received: Provided, That the Secretary of the Treasury may impose for such exchange a charge which, in his judgment, shall equal the cost of manufacturing the bars."

ACT OF AUGUST 5, 1892.

Making appropriations for sundry civil expenses of the Government for the fiscal year ending June thirtieth, eighteen hundred and ninety-three, and for other purposes.

INTERNATIONAL MONETARY CONFERENCE: The President of the United States is hereby authorized to appoint five commissioners to an international conference, to be held

Monetary con at a place to be hereafter designated, with a view to secure, internationally, a fixity of relative value between gold and silver, as money, by means of a common ratio between those metals, with free mintage at such ratio, and for compensation of said commissioners, and for all reasonable exalso penses connected therewith, to be approved by the Secre-Feb'ry 28, 1878. tary of State, including the proportion to be paid by the United States of the joint expenses of such conference, eighty thousand dollars, or so much thereof as may be nec-

ACT OF AUGUST 5, 1892.

An act to aid in carrying out the act of Congress approved April twenty fifth, eighteen hundred and ninety, entitled "An act to provide for celebrating the four hundredth anniversary of the discovery of America by Christopher Columbus, by holding an international exposition of arts, industries, manufactures, and products of the soil, mine, and sea, in the city of Chicago, in the State of Illinois," and appropriating money therefor.

Authorizing coinage of 5,000

R. S., sec. 3513.

essarv.

Be it enacted by the Senate and House of Representatives coinage of 5,000, of the United States of America in Congress assembled, That dollars for the for the purpose of aiding in defraying the cost of complet-World's Colum for the purpose of aiding in defraying the cost of completbian Exposition. ing in a suitable manner the work of preparation for inaugurating the World's Columbian Exposition, authorized by the act of Congress approved April twenty-fifth, anno Domini eighteen hundred and ninety, to be held at the city of Chicago, in the State of Illinois, there shall be coined at the mints of the United States, silver half dollars of the legal weight and fineness, not to exceed five million pieces, to be known as the Columbian half dollar, struck in commemoration of the World's Columbian Exposition, the devices and designs upon which shall be prescribed by the Director of the Mint, with the approval of the Secretary of the Treasury; and said silver coins shall be manufactured from uncurrent subsidiary silver coins now in the Treasury, and all provisions of law relative to the coinage, legal-tender quality, and redemption of the present subsidiary silver coins shall be applicable to the coins issued under this act, and when so recoined there is hereby appropriated from the Treasury the said five millions of souvenir half dollars, and the Secretary of the Treasury is authorized to pay the same to the World's Columbian Exposition.

MARCH 3, 1893.

Sundry civil appropriation law.

Authorising WORLD'S COLUMBIAN COMMISSION: * * and ten coinage of 40,000 ar- thousand dollars of the appropriation for the Board of Lady ter dollars for Managers shall be paid in souvenir coins of the denominative Board of Managers shall be paid in souvenir coins of the denominative Board of Managers shall be paid in souvenir coins of the denominative Board of Managers shall be paid in souvenir coins of the denominative Board of Managers and San that purpose there shall be paid in souvenir coins of the denominative Board of Managers and San that purpose there shall be paid in souvenir coins of the denominative Board of Managers and San that purpose there shall be paid in souvenir coins of the denominative Board of Managers and San that purpose the san that the sa Lady Managers tion of twenty-five cents, and for that purpose there shall World's Colum be coined at the mints of the United States silver quarter dollars of the legal weight and fineness, not to exceed forty thousand pieces, the devices and designs upon which shall be prescribed by the Director of the Mint, with the approval B. S., 800, 3543. of the Secretary of the Treasury; and said silver coins shall be manufactured from uncurrent subsidiary silver coins now in the Treasury; and all provisions of law relative to the coinage, legal-tender quality, and redemption of the present subsidiary silver coins shall be applicable to the coins herein authorized to be issued.

NOVEMBER 1, 1893.

An Act to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An Act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the act approved July fourteenth, eighteen hundred Discontinues and ninety, entitled "An act directing the purchase of sil-ver bullion. ver bullion and issue of Treasury notes thereon, and for other purposes," as directs the Secretary of the Treasury to purchase from time to time silver bullion to the aggregate amount of four million five hundred thousand ounces, or so much thereof as may be offered in each mouth at the market price thereof, not exceeding one dollar for three hundred and seventy-one and twenty-five one hundredths grains of pure silver, and to issue in payment for such purchases Treasury notes of the United States, be, and the same is hereby repealed. And it is hereby declared to be the policy peclares policy of the United States to continue the use of both gold and to be for gold silver as standard money, and to coin both gold and silver and silver. into money of equal intrinsic and exchangeable value, such the two metals equality to be secured through international agreement, or to be maintained. by such safeguards of legislation as will insure the maintenance of the parity in value of the coins of the two metals, and the equal power of every dollar at all times in the markets and in the payment of debts. And it is hereby further declared that the efforts of the Government should be steadily directed to the establishment of such a safe system of bimetallism as will maintain at all times the equal power of every dollar coined or issued by the United States, in the markets and in the payment of debts.

STATISTICS.

79

EXTRACTS FROM MINT, CURRENCY, AND OTHER TREASURY REPORTS.

CURRENCY AND COINAGE LEGISLATION OF THE UNITED STATES.

Previous to the adoption of the Constitution the circulating medium of the country consisted chiefly of foreign coins. The money of commerce and the practical monetary unit was the Spanish milled dollar.

In keeping accounts, next in order to the dollar came the English pound and shilling, the latter, although forming a considerable part of the circulating medium,

varied in value.

Besides these there were also English, French, Spanish, and Portuguese coins which were, in 1776, given the following values:

[Value in dollars.] English guinea 4 French guinea 4 Johannes 16 Half johannes 8 Spanish pistole 3 French pistole 3 Moidore 6 English crown 1 French crown 1 English shilling 1

By the act of April 2, 1792, the mint was established "for the purpose of a national coinage."

The act provided that the money of account should be expressed in dollars or units, dimes or tenths, cents or hundredths, and mills or thousandths, and that all accounts in public offices and proceedings in courts should be kept and had in conformity with this regulation.

The silver dollar was made the unit of value.

Foreign gold and silver coins, however, continued to pass current in the United States at certain rates established by acts of Congress until 1857, when, by the act of February 21 of that year they ceased to be legal tender or to pass current in the United States.

The various acts regulating the legal-tender value of foreign gold and silver coins are as follows:

The act of February 9, 1793, provided:

"SEC. 1. That from and after the first day of July next, foreign gold and silver coins shall pass current as money within the United States, and be a legal tender for the payment of all debts and demands, at the several and respective rates following, and not otherwise, viz: The gold coins of Great Britain and Portugal, of their present standard, at the rate of one hundred cents for every twenty-seven grains of the actual weight thereof; the gold coins of France, Spain and the dominions of Spain, of their present standard, at the rate of one hundred cents for every twenty-seven grains and two fifths of a grain, of the actual weight thereof. Spanish milled dolars, at the rate of one hundred cents for each dollar, the actual weight whereof shall not be less than seventeen pennyweights and seven grains; and in proportion for the parts of a dollar. Crowns of France, at the rate of one hundred and ten cents for each crown, the actual weight whereof shall not be less than eighteen pennyweight and seventeen grains, and in proportion for the parts of a crown. But no foreign coin that may have been, or shall be issued subsequent to the first day of January, one thousand seven hundred and ninety-two, shall be a tender, as aforesaid until samples thereof shall have been found, by assay, at the Mint of the United

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States, to be conformable to the respective standards required, and proclamation thereof shall have been made by the President of the United States.

"Sec. 2. Provided always, and be it further enacted, That at the expiration of three years next ensuing the time when the coinage of gold and silver, agreeably to the act, entitled 'An act establishing a mint, and regulating the coins of the United States,' shall commence at the Mint of the United States (which time shall be announced by the proclamation of the President of the United States) all foreign gold coins and all foreign silver coins, except Spanish milled dollars and parts of

such dollars, shall cease to be a legal tender, as aforesaid.

"SEC. 3. And be it further enacted, That all foreign gold and silver coins (except SEC. 3. And be it further enacted, That all foreign gold and silver coins (except Spanish milled dollars, and parts of such dollars), which shall be received in payment for moneys due to the United States, after the said time, when the coining of gold and silver coins shall begin at the Mint of the United States, shall, previously to their being issued in circulation, be coined anew, in conformity to the act, entitled 'An act establishing a mint and regulating the coins of the United States.'"

The second section of the act of February 9, 1793, was suspended by the act of February 1798. "Considered by the act of February 1798, was suspended by the act of February 1798."

ruary 1, 1798, "for and during the space of three years from and after the 1st day of January, 1798, and until the end of the next session of Congress thereafter," during which time it provided that the foreign gold and silver coins enumerated in the first section of act of February 9, 1793, should be legal tender.

The act of April 10, 1806, continued the legal-tender quality of foreign coin for

three years, at the rates provided by the act of February 9, 1793.

The act of April 29, 1816, provided-

"That from the passage of this act and for three years thereafter, and no longer the following gold and silver coins shall pass current as money within the United States, and be a legal tender for the payment of all debts and demands, at the several and respective rates following, and not otherwise, videlicet: the gold coins of Great Britain and Portugal, of their present standard, at the rate of one hundred cents for every seventy-seven grains, or eighty-eight cents and eight-ninths per pennyweight; the gold coins of France, of their present standard, at the rate of one hundred cents for every twenty-seven and a half grains, or eighty-seven and a quarter cents per pennyweight; the gold coins of Spain, at the rate of one hundred cents for every twenty-eight and a half grains, or eighty-four cents per penny-weight; the crowns of France, at the rate of one hundred and seventeen cents and six-tenths per ounce, or one hundred and ten cents for each crown weighing eighteen penny weights and seventeen grains; the five-franc pieces at the rate of one hundred and sixteen cents per ounce, or ninety-three cents and three mills for each five-franc piece, weighing sixteen pennyweights and two grains."

The act of March 3, 1819, provided-

"That the gold coins of Great Britain and Portugal, of their present standard, shall be a legal tender in the payment of all debts, at the rate of one hundred cents for every twenty-seven grains, or eighty-eight cents and eight-ninths per pennyweight; the gold coins of France, of their present standard, at the rate of one hundred cents for every twenty-seven and a half grains, or eighty-seven and a quarter cents per pennyweight; the gold coins of Spain at the rate of one hundred cents for every twenty-eight and a half grains, or eighty-four cents per pennyweight, until the first day of November next; and that from and after that day foreign gold coins shall cease to be a tender within the United States for the payment of debts or demands."

SECTION 2 continues in force two years from April 29, 1819, the provisions of the

act of April 29, 1816, relating to silver coins.

The act of March 3, 1821, continued in force for two years from April 29, 1821, the provisions of the act of April 29, 1816, relating to crowns and 5-franc pieces of

The provisions of the act of March 3, 1821, relative to the crowns and 5-francs pieces of France, were extended by act of March 3, 1823, for a further period of two years from March 4, 1823.

The gold coins of Great Britain, Portugal, France, and Spain were received in payment on account of lands, under the provisions of act of March 3, 1823, which were as follows:

"That, from and after the passage of this act, the following gold coins shall be received in all payments on account of public lands, at the several and respective rates following, and not otherwise, viz: the gold coins of Great Britain and Portugal, of their present standard, at the rate of one hundred cents for every twentyseven grains, or eighty-eight cents and eight-ninths per pennyweight; the gold coins of France, of their present standard, at the rate of one hundred cents for every twenty-seven and a half grains, or eighty-seven and a quarter cents per pennyweight; and the gold coins of Spain of their present standard, at the rate of one hundred cents for every twenty-eight and a half grains, or eighty-four cents per pennyweight."

The act of June 25, 1834, provided:

"That from and after the passage of this act, the following silver coins shall be of the legal value, and shall pass current as money within the United States, by tale, for the payment of all debts and demands, at the rate of one hundred cents the dollar, that is to say, the dollars of Mexico, Peru, Chile, and Central America, of not less weight than four hundred and fifteen grains each, and those re-stamped in Brazil of the like weight, of not less fineness than ten ounces fifteen pennyweights of pure silver, in the troy pound of twelve ounces of standard silver: and the five franc pieces of France, when of not less fineness than ten ounces and sixteen pennyweights in twelve ounces troy weight of standard silver, and weighing not less than three hundred and eighty-four grains each at the rate of ninety-three cents each."

The act of June, 28, 1834, regulated the legal-tender value of certain foreign coins,

as follows:
"That, from and after the thirty-first day of July next, the following gold coins shall pass as current as money within the United States, and be receivable in all payments, by weight, for the payment of all debts and demands, at the rates following, that is to say: the gold coins of Great Britain, Portugal, and Brazil, of not less than twenty-two carats fine, at the rate of ninety-four cents and eight-tenths of a cent per pennyweight; the gold coins of France nine-tenths fine, at the rate of ninety-three cents and one-tenth of a cent per pennyweight, and the gold coins of Spain, Mexico, and Colombia, of the fineness of twenty carats three grains and sevensixteenths of a grain, at the rate of eighty-nine cents and nine-tenths of a cent per pennyweight."

Under the provisions of the act of March 3, 1843, certain gold coins of Great Britain and France, and silver coins of Spain, Mexico, Peru, Bolivia, and France, passed current in the United States at rates fixed as follows:

"That from and after the passage of this act, the following foreign gold coins shall pass current as money within the United States, and be receivable, by weight, for the payment of all debte and demands, at the rates following—that is to say: the gold coins of Great Britain, of not less than nine hundred and fifteen and a half thousandths in fineness, at ninety-four cents and six-tenths of a cent per pennyweight; and the gold coins of France, of not less than eight hundred and ninety-nine thousandths in fineness, at ninety-two cents and nine-tenths of a cent per pennyweight.

"SEC. 2. And be it further enacted, That from and after the passage of this act, the following foreign silver coins shall pass current as money within the United States. and be receivable by tale, for the payment of all debts and demands, at the rates following—that is to say: the Spanish pillar dollars, and the dollars of Mexico, Peru, and Bolivia, of not less than eight hundred and ninety-seven thousandths in fineness, and four hundred and fifteen grains in weight, at one hundred cents each; and the five-franc pieces of France, of not less than nine hundred thousandths in fineness, and three hundred and eighty-four grains in weight, at ninety-three cents each."

The act of February 21, 1857, provided—
"That the pieces commonly known as the quarter, eighth, and sixteenth of the Spanish pillar dollar, and of the Mexican dollar, shall be receivable at the Treasury of the United States, and its several offices, and at the several post-offices and landoffices, at the rates of valuation following—that is to say, the fourth of a dollar, or piece of two reals, at twenty cents; the eighth of a dollar, or piece of one real, at "SEC. 2. And be it further enacted, That all former acts authorizing the currency of "SEC. 3. And be it further enacted, That all former acts authorizing the currency of

foreign gold or silver coins, and declaring the same a legal tender in payment for debts, are hereby repealed."

The provisions of the first section of the act of February 21, 1857, are still in force, as will be seen by section 3567 U.S. Revised Statutes. It is obvious that this section

should be repealed.

GOLD COINS.

Provision was made under the act of April 2, 1792, for the coinage of gold, silver, and copper coins of full weight to have full debt-paying power. Individuals were given the right to have gold or silver coined at the mint without charge, provided, however, that a deduction be made of one-half per cent from the weight of the pure gold or silver contained in said bullion in case of immediate payment in coin.

The gold coins were to contain 24.75 grains of pure gold, and the silver coins

371.25 grains of pure silver, to the dollar.

The relative value of the two metals in coinage was fixed at 15 to 1—that is to say, 15 pounds weight of pure silver was to be of equal value in all payments with 1 pound weight of pure gold, and so in proportion as to any greater or less quantities of the respective metals. The denominations of gold coins authorized to be struck by this act were:

•		
	Weight.	Finences.
The eagle, or 10-dollar piece The half eagle, or 5-dollar piece The quarter eagle, or 2½-dollar piece.	Grains. 270 135 67 - 5	916 916 916

The weight and fineness remained unchanged until 1834.

As the bullion value of the gold coins authorized under the act of April 2, 1792, was greater than their face value, they were exported. Therefore, in order to maintain gold coins in circulation in the United States, it became necessary to change the weight and flueness thereof, which was done by the act of June 28, 1834, by which the weight and fineness was fixed as follows:

	Weight.	Fineness.
Eagle	Grains. 258 129 64 · 5	. 899 ·225 . 899 ·225 . 899 ·225

The relative value of the two metals in coinage under the act of Juue 28, 1834, which reduced the pure gold to the dollar from 24.75 to 23.20 grains, was 1 to 16.002. The fineness of the gold coins was raised by the act of January 18, 1837, from

The fineness of the gold coins was raised by the act of January 18, 1837, from *899,225 to *900, at which fineness they have since continued. The change of fineness increased the pure gold to the dollar from 23 20 to 23 22 grains.

The coinage of the double eagle or 20-dollar piece, and the 1-dollar gold piece of the weight of 516 grains and 25.8 grains, respectively, was authorized by the act of March 3, 1849.

The 3-dollar gold piece of the weight of 77.4 grains was authorized by the act of February 21, 1853.

This act withdrew the right from individuals to have silver pieces of less value than \$1 coined at the mint. The coinage of the silver dollar, however, remained free to individuals, but a coinage charge of one-half per cent was imposed for gold and silver dollars.

The act of February 12, 1873, authorized a coinage charge for standard gold bullion of one-fifth of one per cent, which charge was abolished by the act of January 14, 1875.

14, 1875.

The 1-dollar gold piece was made the unit of value by the act of February 12, 1873.

The coinage of the 3-dollar and 1-dollar gold piece was discontinued by the act of September 26, 1890.

SILVER COINS.

The coinage of silver coins authorized by the act of April 2, 1792, was as follows:

Dollar, or unit, weight	416	grains;	fineness	 892 .4
Half dollar, weight				
Quarter dollar, weight	104	grains;	fineness	 $892 \cdot 4$
Dime, weight	41 .6	grains;	fineness	 $892 \cdot 4$
Half dime, weight	20 .8	grains:	fineness	 892 .4

No issue of silver dollars was made from the mint from 1805 to 1836, the coinage having been suspended by the direction of President Jefferson, owing to the fact that their bullion value being greater than their face value, they were purchased for export. The order of suspension is contained in the following letter, under date of May 1, 1806, addressed to the Director of the Mint at Philadelphia by James Madison, Secretary of State:

"DEPARTMENT OF STATE, May 1, 1806.

"SIR: In consequence of a representation from the director of the Bank of the United States that considerable purchases have been made of dollars coined at the mint for the purpose of exporting them, and as it is probable further purchases and

exportations will be made, the President directs that all the silver to be coined at the mint shall be of small denominations, so that the value of the largest piece shall not exceed half a dollar.

"I am, etc.,

"JAMES MADISON.

"Robert Patterson, Esq., "Director of the Mint."

Coins of these weights and fineness were struck by the mints until the passage of the act of January 18, 1837, fixing the weights and fineness as follows:

Dollar, weight	4124 grains;	fineness	·900
Half dollar, weight	2061 grains;	fineness	.900
Quarter dollar, weight	1031 grains:	fineness	.900
Dime, weight			
Half dime, weight			

All the silver coins of the United States were full legal tender from 1792 until the passage of the act of February 21, 1853, by which the fractional parts of the dollar were made subsidiary and the weights of the coins reduced as follows:

Half dollar, weight	192
Quarter dollar, weight	96
Dime. weight	38 ·4
Half dime, weight	19 •2

The legal-tender quality of these coins was limited to \$5 by this act.

The coinage of the 3-cent silver piece of the weight of 12% grains fineness 0.750, was authorized by the act of March 3, 1851, and was made a legal tender for all sums

of 30 cents and under.

The weight of the silver 3-cent piece was reduced from 12% grains to 11.52 grains and its fineness increased to 900 by the act of March 3, 1853, in order to make it conform to that of the weight and fineness of the other silver coins of the United States.

The act of February 12, 1873, discontinued the coinage of the silver dollar, half dime, and 3-cent piece and authorized the coinage of a "trade dollar" of the weight of 420 grains, fineness 900, which was made a limited legal tender to the amount of \$5.

Under the act of February 12, 1873, individuals had the right to deposit silver bullion at the mints for coinage into "trade dollars," a charge, fixed from time to time by the Director of the Mint, with the concurrence of the Secretary of the

Treasury, being imposed therefor.

The weight of the subsidiary coins was slightly increased by this act, that of the half dollar being raised to 192.9 grains, that of the quarter dollar to 96.45 grains, and that of the dime to 38 58 grains. These coins were made limited legal tender to the amount of \$5.

The act of March 3, 1875, authorized the coinage of the 20-cent silver piece, of the weight of 77.16 grains, flueness 900, and made it limited legal tender to the amount of \$5. The coinage of this piece was prohibited by act of May 2, 1878.

The joint resolution of Congress adopted July 22, 1876, discontinued the legal-

tender quality of the trade dollar and empowered the Secretary of the Treasury to limit from time to time the coinage thereof to such an amount as he might deem sufficient to meet the export demand for the same.

The coinage of the trade dollar was discontinued, and their redemption within the next ensuing six months provided for by the act of March 3, 1887. The number of trade dollars redeemed was 7,689,036.

The act of February 28, 1878, provided for the coinage of the standard silver dol-

lar and restored its full legal-tender quality.

Under the provisions of this act the Secretary of the Treasury was authorized and directed to purchase from time to time silver bullion, at the market price thereof, not less than \$2,000,000 worth per month nor more than \$4,000,000 worth per month, and cause the same to be coined monthly, as fast as so purchased, into such dollars.

The act of June 9, 1879, provided that the subsidiary silver coins of the United

States should be legal tender in all sums not exceeding \$10.

The act of July 14, 1890, authorized the Secretary of the Treasury to purchase 4,500,000 ounces of silver monthly, or so much thereof as might be offered, at the market price, not exceeding \$1 for 3711 grains of pure silver, and to issue in payment for such purchases of silver bullion. Treasury notes of the United States redeemable on demand in coin, and to coin 2,000,000 ounces of the silver bullion purchased under the provisions of that act into standard silver dollars until the 1st day of July, 1891, and after that time to coin as much as might be necessary to provide for the redemption of the Treasury notes issued in payment of silver purchased.

In accordance with the provision of this act, authorizing the Secretary of the Treasury, after July 1, 1891, to coin as much as might be necessary to provide for the redemption of Treasury notes, a limited amount of silver dollars was coined each year up to June 1, 1893, when, with the exception of 245 proof coins, the coinage was suspended.

The act approved November 1, 1893, repealed the purchasing clause of the act of

July 14, 1890.

The silver half dollar, known as the "Columbian half dollar," was struck in commemoration of the World's Columbian Exposition, under the provisions of the act of August 5, 1892, which authorized the coinage of 5,000,000 pieces. These coins were manufactured from uncurrent subsidiary silver coins then in the Treasury, and constituted the specific appropriation made by Congress in aid of the World's Columbian Exposition.

The silver quarter dollar, known as the "Columbian quarter dollar," was struck for the Board of Lady Managers of the World's Columbian Exposition, in commemoration of woman's work, under the provisions of the act of March 3, 1883, which authorized the coinage of 40,000 pieces, which amount constituted part of the specific appropriation made by Congress for the Board of Lady Managers.

All provisions of law relative to the coinage, legal-tender quality, and redemption of the subsidiary silver coins of the United States were made applicable to the Columbian half and quarter dollar.

MINOR COINS.

By the act of April 2, 1792, the copper 1-cent piece and half-cent piece, of the weight

The coinage of copper coins was discontinued by act of February 21, 1857, and in light the coinage of a 1-cent piece of a 1-cent piece of a 1-cent piece.

lieu thereof the coinage of a 1-cent piece of the weight of 72 grains, consisting of 88 per cent copper and 12 per cent nickel, authorized.

The coinage of this piece was discontinued by act of April 22, 1864, which authortred the coinage of a 1-cent piece of the weight of 48 grains and a 2-cent piece of the weight of 96 grains, composed of 95 per cent copper and 5 per cent tin and zinc.

These coins were made legal tender to the amount of 10 and 20 cents, respectively.

This legal-tender quality was repealed by the act of March 3, 1865, which pro-

vided that they should not be legal tender in any payment exceeding 4 cents in

amount.

The coinage of the 2-cent piece was discontinued by act of February 12, 1873.

The coinage of a 3-cent piece of the weight of 30 grains, composed of 75 per cent of copper and 25 per cent of nickel, was authorized by the act of March 3, 1865, and was made a legal tender to the amount of 60 cents, which legal-tender quality was reduced to 25 cents by the act of February 12, 1873.

The coinage of the 3-cent nickel piece was discontinued under the provisions of

the act of September 26, 1890.

The coinage of the 5-cent nickel piece, of the weight of 77.16 grains, composed of 75 per cent copper and 25 per cent nickel, was authorized by the act of March 16, 1866, and was made a legal tender for \$1. Its legal-tender power was reduced to 25 cents by the act of February 12, 1873.

COINS OF THE UNITED STATES, AUTHORITY FOR COINING, AND CHANGES IN WEIGHT AND FINENESS, TOTAL AMOUNT COINED, LEGAL TENDER QUALITY.

GOLD COINS.

DOUBLE KAGLE.

Authorized to be coined, act of March 3, 1849. Weight, 516 grains; fineness, '900. Total amount coined to December 31, 1893, \$1,162,352,900. Full legal tender.

BAGLE.

Authorized to be coined, act of April 2, 1792. Weight, 270 grains; fineness, .916‡. Weight changed, act of June 28, 1834, to 258 grains. Fineness changed, act of June 28, 1834, to .899,225. Fineness changed, act of January 18, 1837, to .900. Total amount coined to December 31, 1893, \$233,094,450. Full legal tender.

HALF EAGLE.

Authorized to be coined, act of April 2, 1792. Weight, 135 grains; fineness, '916\frac{1}{2}. Weight changed, act of June 28, 1834, to 129 grains. Fineness changed, act of June 28, 1834, to '899,225. Fineness changed, act of January 18, 1837, to '900. Total amount coined to December 31, 1893, \$207,769,400. Full legal tender.

QUARTER EAGLE.

Authorized to be coined, act April 2, 1792. Weight, 67.5 grains; fineness, 916‡. Weight changed, act of June 28, 1834, to 64.5 grains. Fineness changed, act of June 28, 1834, to 699,225. Fineness changed, act of January 18, 1837, to 900. Total amount coined to December 31, 1893, \$28,670,700. Full legal tender.

THREE-DOLLAR PIECE.

Authorized to be coin at, act of February 21, 1853. Weight, 77.4 grains; fineness, 900. Coinage discontinued, act of September 26, 1890. Total amount coined, \$1,619,376. Full legal tender.

ONE DOLLAR.

Authorized to be coined, act March 3, 1849. Weight, 25.8 grains; fineness, 900. Coinage discontinued, act September 26, 1890. Total amount coined, \$19,499,337. Full legal tender.

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SILVER COINS.

DOLLAR.

Authorized to be coined, act of April 2, 1792.
Weight, 416 grains; fineness, *892*4.
Weight changed, act of January 18, 1837, to 412‡ grains.
Fineness changed, act of January 18, 1837, to *900.
Coinage discontinued, act of February 12, 1873.
Total amount coined to February 12, 1873, \$8,031,238.
Coinage reauthorized, act of February 28, 1878.
Coinage discontinued after July 1, 1891, except for certain purposes, act July 14, 1890.

Amount coined to December 31, 1893, \$427,364,015.

Full legal tender.

TRADE DOLLAR.

Authorized to be coined, act of February 12, 1873.
Weight, 420 grains; fineness, 4. 900.
Legal tender limited to \$5, act June 22, 1874 (Rev. Stats.).
Coinage limited to export demand and legal-tender quality repealed, joint resolution July 22, 1876.
Coinage discontinued, act February 19, 1887.
Total amount coined, \$35,965,924.

HALF DOLLAR.

Authorized to be coined, act of April 2, 1792.
Weight, 208 grains; fineness, 892.4.
Weight changed, act of January 18, 1837, to 2061 grains.
Fineness changed, act of January 18, 1837, to 900.
Weight changed, act of February 21, 1853, to 192 grains.
Weight changed, act of February 12, 1873, to 121 grams, or 192.9 grains.
Total amount coined to December 31, 1893, \$128,591,220.
Legal tender, \$10.

COLUMBIAN HALF DOLLAR.

Authorized to be coined, act of August 5, 1892. Weight, 192'9 grains; fineness, '900. Total amount coined, \$2,501,052.50. Legal tender, \$10.

QUARTER DOLLAR.

Authorized to be coined, act of April 2, 1792.
Weight, 104 grains; fineness, 892.4.
Weight changed, act of January 18, 1837, to 103½ grains.
Fineness changed, act of January 18, 1837, to 900.
Weight changed, act of February 21, 1853, to 96 grains.
Weight changed, act of February 12, 1873, to 6½ grams, or 96.45 grains.
Total amount coined to December 31, 1893, \$45,949,731.
Legal tender, \$10.

COLUMBIAN QUARTER DOLLAR.

Authorized to be coined, act of March 3, 1893. Weight 96'45 grains; fineness, '900. The total amount coined. \$10,005.75. Legal tender, \$10.

TWENTY-CENT PIECE.

Authorized to be coined, act of March 3, 1875. Weight, 5 grams, or 77:16 grains; fineness, '900. Coinage prohibited, act of May 2, 1878. Total amount coined, \$271,000.

DIME.

Anthorized to be coined, act of April 2, 1792.
Weight, 41.6 grains; fineness, '892.4.
Weight changed, act of January 18, 1837, to 41½ grains.
Fineness changed, act of January 18, 1837, to '900.
Weight changed, act of February 12, 1853, to 38.4 grains.
Weight changed, act of February 12, 1873, to 2½ grams, or 38.58 grains.
Total amount coined to December 31, 1893, \$28,405,071.70.
Legal tender, \$10.

HALF DIME.

Authorized to be coined, act of April 2, 1792. Weight, 20.8 grains; fineness, '892'4. Weight changed, act of January 18, 1837, to 204 grains. Fineness changed, act of January 18, 1837, to 900. Weight changed, act of February 21, 1853, to 19.2 grains. Coinage discontinued, act of February 12, 1873. Total amount coined, \$4,880,219.40.

THREE-CENT PIECE.

Anthorized to be coined, act of March 3, 1851. Weight, 12# grains; fineness, '750. Weight changed, act of March 3, 1853, to 11.52 grains. Fineness changed, act of March 3, 1853, to 900. Coinage discontinued, act of February 12, 1873. Total amount coined, \$1,282,087.20.

MINOR COINS.

FIVE CENT (NICKEL).

Anthorized to be coined, act of May 16, 1866. Weight, 77:16 grains, composed of 75 per cent copper and 25 per cent nickel. Total amount coined to December 31, 1893, \$13,283,073,40. Legal tender for \$1, but reduced to 25 cents by act of February 12, 1873.

THREE CENT (NICKEL).

Authorized to be coined, act of March 3, 1865. Weight, 30 grains, composed of 75 per cent copper and 25 per cent nickel. Total amount coined, \$941,349.48. Legal tender for 60 cents, but reduced to 25 cents by act February 12, 1873. Coinage discontinued, act of September 26, 1890.

TWO CENT (BRONZE).

Authorized to be coined, act of April 22, 1864. Weight, 96 grains, composed of 95 per cent copper and 5 per cent tin and zinc. Coinage discontinued, act of February 12, 1873. Total amount coined, \$912,020.

CENT (COPPER).

Authorized to be coined, act of April 2, 1792. Weight, 264 grains. Weight changed, act of January 14, 1793, to 208 grains.

Weight changed by proclamation of the President, January 26, 1796, in conformity with act of March 3, 1795, to 168 grains.

Coinage discontinued, act of February 21, 1857.

Total amount coined, \$1,562,887.44.

CENT (NICKEL).

Authorized to be coined, act of February 21, 1857. Weight, 72 grains, composed of 88 per cent copper and 12 per cent nickel. Coinage discontinued, act of April 22, 1864... Total amount coined, \$2,007,720.

CENT (BRONZE).

Coinage authorized, act of April 22, 1864. Weight, 48 grains, composed of 95 per cent copper and 5 per cent tin and zinc. Total amount coined to December 31, 1893, \$7,296,376.94. Legal tender, 25 cents.

HALF CENT (COPPER).

Authorized to be coined, act of April 2, 1792.

Weight, 132 grains.

Weight changed, act of January 14, 1793, to 104 grains.
Weight changed by proclamation of the President, January 26, 1796, in conformity with act of March 3, 1795, to 84 grains. Coinage discontinued, act of February 21, 1857.

Total amount coined, \$39,926.11.

COINAGE of the MINTS of the United States

			Gold co	inage.		
Calendar year.	Double eagles.	Eagles.	Half eagles.	Three dollars.	Quarter eagles.	Dollars.
793–1795		\$27, 950	843, 535			
796		60,800	\$43, 535 16, 995		\$165.00	
796 797 798		60, 800 91, 770 79, 740	82, 030	1	4,390.00	
708		79 740	124, 335		1, 535. 00	
790		174 880	37, 255		1, 200, 00	
799 800		174, 880 259, 650	58, 110		1, 200.00	
		292, 540	130, 030			
802		150, 900	265, 880		6, 530. 00	
0V <i>4</i>		89, 790	167, 530		1, 057. 50	· · · · · · · · · · · · · · · · · · ·
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00%		01,000	152, 375 165, 915		4, 452. 50	·····
00 <i>0</i>			220, 485		4 040 00	
806			320, 465 420, 465		4, 040. 00 17, 030. 00	
BU/			920, 100		17,030.00	
808	·j· · · · · · · · · · · · · · · · · · ·		277, 890		6, 775. 00	
809			169, 375			
810	-		501, 435 497, 905			
811			497, 905			
808	-	[200, 435			
818			477, 140 77, 270			
B1 4			77, 270			
815		ļ	8, 175			
816	.	l	l			1
817				l		1
814 814 815 816 817			242, 940	1	1	1
			258, 615		1	1
R20			1. 319. 030	1	1	1
891			1, 319, 030 173, 205		16, 120.00	
822	-		88, 980		10, 120.00	
9 <i>66</i>			70 405			
23			72, 920			
524			80, 700		6, 500. 00	
525			145, 300		11, 085. 00	
3 26	·		90, 345		1, 900. 00	
823			72, 425 86, 700 145, 300 90, 345 124, 565		7, 000. 00	
82 9			287, 210	1	8, 507. 50	
829 830 881			287, 210 631, 755 702, 970		11, 850.00	
881			702, 970		11, 800. 00	
332			787, 435		11 000 00	
			000 150		10, 400, 00	
334 335 336 337			3 660 845	1	10, 400, 00 293, 425, 00 328, 505, 00 1, 369, 965, 00	1
99K			1 857 670	ļ	298 505 00	
998			2 765 735		1 260 065 00	
300	··		3, 660, 845 1, 857, 670 2, 765, 735 1, 035, 605		119 700 00	
38	·· ······	72,000	1, 030, 600		112, 700. 00 137, 345. 00 191, 622. 50 153, 572. 50	
508		72,000	1, 600, 420 802, 745 1, 048, 530 380, 945	i	137, 843.00	j
539	· • · · • • • • • • • • • • • • • • •	382, 480	802, 745		191, 622. 50	
40	· • · · · · · • • · • · · • · · • · · • · · · • ·	473, 380	1, 048, 530		158, 572. 50	
41	··	656, 310	380, 945		54, 602, 50	
389 340 341		1,089,070			85, 007. 50	
43		2, 506, 240	4, 275, 425		1, 327, 132, 50	
344		2, 506, 240 1, 250, 610	4, 087, 715		1, 327, 132, 50 89, 845, 00 276, 277, 50	
3 4 5		736, 530	2, 743, 640		276, 277, 50	
46		1,018,750	4, 275, 425 4, 087, 715 2, 743, 640 2, 736, 155 5, 382, 685		1 279, 272, 50	l
347		14 337 580	5, 382, 685		482 060 00	l
34.8	· .	1, 813, 340	1, 803, 300		98, 612, 50	l
3 49		6, 775, 180	1, 184, 645 860, 160		111, 147, 50 895, 547, 50	\$936, 7
350	. \$26, 225, 220	8 489 510	860, 160		895, 547, 50	511 3
351	48, 043, 100	4, 393, 280	2, 651, 955		1 3, 867, 837, 50	3,658.8
352	44, 860, 520	2, 811, 060	3 689 635	1	R 923 297 50	i 2:201.1
353	26, 646, 520	2, 522, 530	2 305 005	1	8 519 615 00	4 384 1
354	18, 052, 340	2, 805, 760	2, 305, 095 1, 513, 235 1, 257, 090	\$491, 214	3, 519, 615. 00 1, 896, 397. 50 600, 700. 00	4, 384, 1 1, 657, 0 824, 8
355	25, 046, 820	1, 487, 010	1 257 000	171 485	800 700 00	1,007,0
35 6	30, 437, 560	1, 429, 900	1, 806, 665	171, 465 181, 530	1, 213, 117. 50	1, 788, 9
357	28, 797, 500	481, 060	1 929 074	104,000	708 998 00	1, 700, 8
50/	28, 797, 500	901,000	1, 232, 970	104, 673 6, 399	796, 235. 00 144, 082. 50 142, 220. 00	801, 6
358	21, 873, 480 13, 782, 840	343, 210	439, 770	0, 899	144, 082, 00	131, 4
359	13, 782, 840	253, 930	361, 235 352, 365	46, 914	162, 220, 00	193, 4 51, 2
360	22, 584, 400	278, 830	302, 365	42, 465	164, 360, 00	51, 2
861		1, 287, 380	8, 882, 130	18, 216	3, 241, 295.00	527, 4
862	18, 926, 120	234, 950	69,825	17, 855	300, 882, 50	1, 326. 8
363	. 22, 187, 200	112, 480	69, 825 97, 360	15, 117	27, 075. 00	6, 2
B64	. 19, 958, 900	60, 300 207, 050	40.540	8,040	27, 075, 00 7, 185, 00	5,9
865	27, 874, 000	207, 050	144, 535	8, 495	62, 302, 50	5, 9 3, 7
8 66 	80, 820, 500	237, 800	253, 200	12,090	105, 175, 00	7,1
B 67	23, 486, 300	121, 400	179, 600	7, 950	105, 175. 00 78, 125. 00	5. 2
868	23, 436, 300 18, 722, 000 17, 238, 100	241, 550	288, 625	14, 625	94, 062, 50	10, 5
369	17, 928, 100	82, 850	163 925	7, 575	94, 062, 50 84, 612, 50	5, 9
			143,550		51, 887. 50	

from their organization, by calendar years.

Silver coinage.								
Trade dollars.	Dollars.	Half dollars.	Quarter dollars.	Twenty cents.	Dimes.	Half dimes.	Three cents.	
	\$203, 791	\$161, 572. 00				\$4, 320. 80		
	72, 926 7, 776 827, 586	1	\$1, 473. 50		\$2, 213. 50	511.50		
	7, 776	1, 959.00	63.00		2, 526, 10	2, 226. 85		
	827, 536	2,000.00			2, 526, 10 2, 755, 00	2, 220. 22		
	423, 515			1				
• • • • • • • • • • • • • • • • • • • •	423, 515 220, 920				2, 176. 00	1, 200. 00		
	54, 454 41, 650	15, 144. 50			8, 464, 00	1.695.50		
	41,650	15, 144, 50 14, 945, 00 15, 857, 80 78, 259, 50 105, 861, 00 419, 788, 00 525, 788, 00 684, 300, 00			8, 464. 00 1, 097. 50	650.50		
	AR OF	15 857 60	1		3, 304, 00	1, 892, 50		
	66, 064 19, 570	78 259 50	1, 684. 50 30, 348. 50 51, 531. 00 55, 160. 75	1	826.50			
	821	105 861 00	80 848 50		12, 078. 00	780, 00		
		419 788 00	51 531 00		12,010.00			
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•••••		23, 575. 00 607, 783. 50	3,000.75		l			
			90, 293. 50		······			
• • • • • • • • • • •		380, 101.00	90, 293. 50					
		1, 104, 004, 04	36, 000. 00		04 050 70			
		980, 161, 00 1, 104, 000, 04 975, 561, 00 652, 898, 50 779, 786, 50 847, 100, 00	31, 861, 00 54, 212, 75 16, 020, 00		94, 258, 70 118, 651, 20 10, 000, 00			
		002, 898, 00	04, 212. 75		118, 651. 20			
		779, 780, 50	16, 020, 00		10,000.00			
•••••		847, 100.00	4, 450. 00		44, 000. 00			
		1,752,477.00			····			
• • • • • • • • • • •	· · · · · · · · · · · · · · · · · · ·	1, 471, 583.00	42,000.00		51, 000. 00			
		1, 752, 477. 00 1, 471, 583. 00 2, 002, 090. 00 2, 746, 700. 00						
		2, 746, 700.00	1, 000. 00		121, 500. 00 12, 500. 00			
		1, 537, 600, 00 1, 856, 078, 00	25, 500. 00		12, 500.00	· · · · · · · · · · · · · · · · · · ·		
	!	1, 856, 078, 00			77, 000. 00	61, 500. 00		
		2, 382, 400. 00			51, 000. 00	62,000.00		
		2, 936, 830. 00	99, 500. 00	· · · · · · · · · · · · · · · · · · ·	77, 185. 00	62, 135.00		
• • • • • • • •		2, 398, 500.00	80, 000. 00		77, 185. 00 52, 250. 00 48, 500. 00	62, 135, 00 48, 250, 00		
		2, 603, 000. 00	39, 000. 00		48, 500. 00			
		3, 206, 002. 00	71, 500. 00		63, 500. 00	74,000.00		
	1,000	2, 382, 400, 00 2, 936, 830, 00 2, 936, 830, 00 2, 603, 000, 00 3, 206, 002, 00 2, 676, 003, 00 3, 273, 100, 00	71, 500. 00 488, 000. 00 118, 000. 00		63, 500, 00 141, 000, 00 119, 000, 00 104, 200, 00	74, 000, 00 138, 000, 00 95, 000, 00 113, 800, 00		
	1,000	3, 273, 100. 00	118, 000. 00		119, 000. 00	95, 000. 00		
• • • • • • • • •		1, 814, 910. 00 1, 773, 000. 00 1, 748, 768. 00	63, 100.00	1	104, 200. 00	113, 800.00		
		1, 773, 000. 00	208, 000. 00		239, 493, 40	112, 750. 00 108, 285. 60		
	800	1, 748, 768. 00	122, 786. 50		229, 638. 70	108, 285. 60		
	61, 005 173, 000	1, 145, 054. 00 355, 500. 00	118, 000, 00 63, 100, 00 208, 000, 00 122, 786, 50 153, 331, 75 143, 000, 00 214, 250, 00		253, 358, u0	113, 954, 25 98, 250, 00	l	
	173,000	355, 500. 00	143, 000. 00		363, 000. 60 390, 750. 00	98, 250. 00		
	184, 618		214, 250. 00	l	390, 750, 00	58, 250. 00 58, 250. 00		
	165, 100	3, 056, 000. 00	403, 400, 00		152, 000, 00	58, 250. 00		
	20,000	3, 056, 000. 00 1, 885, 500. 00	403, 400, 00 290, 300, 00		152, 000, 00 7, 250, 00	32, 500. 00 78, 200. 00		
	24, 500	1.841.500.00	230, 500, 00	1	198, 500. 00	78, 200. 00		
	169,600		127, 590. 00		3, 130, 00	1 1.350.00		
	140, 750	2, 257, 000, 00 1, 870, 000, 00 1, 880, 000, 00 1, 781, 000, 00 1, 341, 500, 00 801, 375, 00 110, 565, 00 2, 430, 354, 00	230, 500, 00 127, 590, 00 275, 500, 00		24 500 00	63, 700, 00		
	15,000	1, 880, 000, 00	36, 500. 00 85, 000. 00 150, 700. 00 62, 000. 00		45, 150, 00 113, 900, 00	63 400 00		
	62, 600	1, 781, 000, 00	85, 000, 00		113, 900, 00	72, 450, 00		
	62, 600 47, 500	1, 341, 500, 00	150, 700, 00	1	244, 150, 00 142, 650, 00 196, 550, 00	72, 450. 00 82, 250. 00 82, 050. 00	1	
	1.300	801. 375. 00	62, 000, 00		142, 650, 00	82, 05U. 00	\$185,022.	
	1,100	110.565.00	68, 265, 00 4, 146, 555, 00 3, 466, 000, 00	1	196, 550, 00	63, 025. 00	559, 905.	
	46, 110	2, 430, 354, 00	4, 146, 555, 00		1 1 227 201 00	785, 251, 00	342,000	
	88, 140	4, 111, 000. 00 2, 288, 725. 00	3, 466, 000, 00		624, 000, 00 207, 500, 00 703, 000, 00	785, 251. 00 865, 000. 00	342, 000. 20, 130.	
	96 AAA	2, 288, 725, 00	857, 350. 00 2, 129, 500. 00		207, 500, 00	117, 500, 00	4, 170	
	63,500		2 129 500 00		703,000,00	117, 500, 00 299, 000, 00	4, 170. 43, 740.	
	68, 500 94, 000	1 482 000 00	2, 726, 500. 00 2, 002, 250. 00	1		1 432 AAA AA	1 21 260	
•••••	52,500	5,998,000,00	2 002 250 00		189 000 00	258,000,00	48 190	
	636, 500	2 074 000 00	421 000 00		97 000 00	45 000 00	48, 120. 10, 950.	
•••••	733, 930	1, 903, 500. 00 1, 482, 000. 00 5, 998, 000. 00 2, 074, 000. 00 1, 032, 850. 00 2, 078, 860. 00 802, 175. 00	421, 000. 00 812, 350. 00		189, 000, 00 97, 000, 00 78, 700, 00 209, 650, 00 102, 830, 00	258, 000. 00 45, 000. 00 92, 950. 00 164, 050. 00	2 8.0	
•••••	78, 500	2 072 060 00	1, 237, 650. 00	1	200 850 00	164 050 00	8, 610. 14, 940.	
•••••	12,090	902 175 00	1 949 997 KA	l	102 220 00	74, 627. 50	10, 906.	
•••••	27, 660	700 000 00	48 018 00	J	17 104 00	5, 923. 00	10, 500.	
•••••	91 170	510 705 AA	90 517 50		96 007 00	4 502 50	643.	
	81, 170 47, 000	800, 150, 00	48, 015. 00 28, 517. 50 25, 075. 00	l	17, 196, 00 26, 907, 00 18, 550, 00	6,023.00	14. 255.	
•••••	47,000 49,625	709, 830, 00 518, 785, 00 593, 450, 00 899, 812, 50	25, 075, 00 11, 381, 25		15,000.00	4, 523. 50 6, 675. 00 5, 536. 25	255. 681.	
••••••	69, 020	010 140 0	11, 081. 20		14, 372, 50	0, 030, 25		
	60, 325	810, 162, 50	17, 156, 25		14, 662. 50	6, 431. 25	188.	
	182, 700	769, 100, 00	81, 500.00		72, 625. 00	18, 295. 00	123.	
	434, 800	725, 950, 00 839, 758, 50	23, 150. 00 23, 935. 00		70, 660. 00 52, 150. 00	21, 930. 00 26, 880. 00	153.	
	445, 463	529, 755, 50	23, 935, 00	·	· 524,150.00	26, 880.00	120.	

COINAGE of the MINTS of the United States from

	Gold coinage.					
Calendar year.	Double cagles.	Eagles.	Half eagles.	Three dollars.	Quarter eagles.	Dollars.
1871 <i>:</i> .	. \$20, 456, 740	\$254, 650	\$245,000	\$3,990	\$68, 875, 00	\$3,930
1872	. 21, 230, 600	244, 500	275, 350	6,090	52, 575, 00	3, 530
1873	55, 456, 700	173, 680	754, 605	75	512, 562, 50	125, 125
874		799, 270	203, 530	125, 460	9, 850, 00	198, 820
1875		78, 350	105, 240	60	80, 050, 00	420
187 6		104, 280	61, 820	185	28, 052, 50	8, 245
1877		211, 490	182, 660	4, 464	92, 630. 00	3,920
1878		1, 031, 440	1, 427, 470	246, 972	1, 160, 650, 00	8,020
879		6, 120, 320	8, 727, 155	9, 090	831, 225, 00	3, 030
880		21, 715, 160	22, 831, 765	8, 108	7, 490, 00	1, 636
881	14, 585, 200	48, 796, 250	33, 458, 430	1,650	1, 700, 00	7, 660
882		24, 740, 640	17, 831, 885	4, 620	10, 100, 00	5,040
883		2, 595, 400	1, 647, 990	2, 820	4, 900, 00	10, 840
884		2, 110, 800	1, 922, 250	3, 318	4, 982, 50	6, 206
885		4, 815, 270	9, 065, 030	2, 730	2, 217, 50	12, 205
886		10, 621, 600	18, 282, 160	8, 426	10, 220, 00	6, 016
887		8, 706, 800	9, 560, 435	18, 480	15, 705, 00	8, 543
888		8, 030, 310	1, 560, 980	15, 873	40, 245, 00	16, 080
889	. 16, 995, 120	4, 298, 850	37, 825	7, 287	44, 120, 00	30, 729
890		755, 430	290, 640		22, 032. 50	
891	. 25, 891, 340	1, 956, 000	1, 347, 065		27, 600, 00	
892	. 19, 238, 760	9, 817, 400	5, 724, 700		6, 362, 50	
1898		20, 132, 430	9, 610, 985		75, 265. 00	
		222 224 472				
Total	. 1, 162, 852, 900	233, 094, 450	207, 769, 400	1, 619, 376	28, 670, 700. 00	19, 499, 377

their organization, by calendar years-Continued.

Silver coinage.							
Trade dollars.	Dollars.	Half dollars.	Quarter dellars.	Twenty cents.	Dimes.	Half dimes.	Three cents.
	\$1, 117, 136 1, 118, 600	\$1,741,655.00 866,775.00	\$53, 255, 50 68, 762, 50		\$109, 371. 00 261, 045. 00	\$82, 493, 00 189, 247, 50	\$127. 80 56. 50
\$1, 225, 000 4, 910, 000 6, 279, 600 6, 192, 150	296, 600	1, 593, 780. 00 1, 406, 650. 00 5, 117, 750. 00 7, 451, 575. 00	414, 190, 50 215, 975, 00 1, 278, 375, 00 7, 839, 287, 50	\$265, 598 5, 180	442, 329, 10 819, 151, 70 2, 406, 570, 00 8, 015, 115, 00		18. 00
13,092,719 4, 259, 900 1, 541	22, 495, 550 27, 560, 100	7, 540, 255. 00 726, 200. 00 2, 950. 00	6, 024, 927. 50 849, 200. 00 8, 675. 00	102 120	1, 785, 651. 00 187, 880. 00 1, 510. 00		
1, 987 960 1, 097	27, 397, 355 27, 927, 975 27, 574, 100	4, 877. 50 5, 487. 50 2, 750. 00	8, 738, 75 8, 243, 75 4, 075, 00		3, 735. 50 2, 497. 50 391, 110. 00		
979	28, 470, 039 28, 136, 875 28, 697, 767 31, 423, 886	4, 519. 50 2, 637. 50 3, 065. 00 2, 943. 00	3, 859. 75 2, 21 75 3, 632. 50 1, 471. 50		767, 571, 20 393, 134, 90 257, 711, 70 658, 409, 40	' 	
	33, 611, 710 31, 990, 838	2, 855. 00 6, 416. 50 6, 355. 50	2, 677. 50 306, 708. 25 3, 177. 75		1, 573, 838. 90 721, 648. 70 825, 338. 90		
	38, 043, 004 23, 562, 735 6, 333, 245	6, 295. 00 100, 300. 00 *1, 652, 136. 50	20, 147. 50 1, 551, 150. 00 2, 960, 331. 00		1, 133, 461. 70 2, 304, 671. 60 1, 695, 365. 50		
35,965,924	1, 455, 792 427, 364, 015	128, 391, 220. 00	12, 583, 837. 00 45, 949, 731. 00	271,000	759, 219. 30 28, 405, 071. 70	4,880,219.40	

^{*} Includes \$475,000 in Columbian coins.
†\$2,025,052.50 of this represents the Columbian half-dollar coinage.
‡\$10,005.75 of this represents the Columbian quarter-dollar coinage.

COINAGE of the MINTS of the United States from

	Minor coinage.				
Calendar year.	[Five cents.	Three cents.	Two cents.		
1792-'95					
1796					
1797					
1798					
1799					
1800		· · · · · · · · · · · · · · · · · · ·	• • • • • • • • • • • • • • • • • • • •		
1801					
1803			••••••		
1804					
1805					
1806					
1807					
1808					
1809	' <i>:</i>		· · · · · · · · · · · · · · · · · · ·		
1810					
1011	••••••				
1812		i			
1814					
1815					
1816					
1817			• • • • • • • • • • • • • • • • • • • •		
1818	•••••		•••••		
1819 1820	••••••				
1821					
1822			•••••		
1823					
1824					
1825					
1826					
1827					
1828	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·			
1829	· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·		
1830					
1831					
1833					
1834					
1835					
1836					
1837					
1838					
1839			• • • • • • • • • • • • • • • • • • • •		
1840 1841					
1841 1842					
1843.					
1844					
1845					
1846					
1847					
1848					
1849	· · · · · · · · · · · · · · · · · · ·		 		
1850			·····		
1851 1852					
1852 1853			••••••		
1854					
1855					
1856					
1857					
1858					
1859					
1860		•••••			
1801	• • • • • • • • • • • • • • • • • • • •				
1863					
1804			\$396, 950. 00		
1865		\$341, 460. 00	272, 800.00		
1866	\$737, 125.00	144, 030. 00	63, 540. 00		
1867	1, 545, 475. 00	117, 450. 00	58, 775. 00		
1868	1, 440, 850. 00	97, 560, 00	56, 075. 00		
1869	819, 750, 00	48, 120. 00	80, 930, 00		
1870	240, 300, 00	40, 050, 00	17, 225, 00		
1871	28, 050. 00	18, 120. 00	14, 425, 00		
1872	301, 800. 00 227, 500. 00	25, 860. 00 35, 190. 00	1, 300, 00		
1873					

their organisation, by calendar years—Continued.

Minor o	Total coinage. Tota						
Cents.	Half cents.	Gold.	Silver.	Minor.	Total.		
\$10,660,33	\$712.67	\$71, 485, 00	\$370, 683, 80	\$11, 878, 00	\$453, 541. 80		
9, 747. 00	577.40	77, 960. 00	77, 118. 50	10, 324, 40	165, 402, 9		
8, 975. 10	535. 24	128, 190. 00	14, 550. 45	9, 510. 84	152, 250. 7		
9.797.00	***************************************	205, 610. 00	330, 291. 00	9, 797. 00	165, 402. 9 152, 250. 7 545, 698. 0		
9, 040, 80	1 057 65	213, 285. 00	428, 515. 00	9, 106. 68	645, 906. 6 571, 835. 4		
13 628 37	1,007.00	422 570 00	224, 290. 00 74, 758, 00	12 600 27	510, 956. 3		
34, 351, 00	71.83	423, 310, 00	58, 343, 00	34, 422, R3	516, 075. 8		
24, 713. 53	489.50	258, 377, 50	87. 118. 00	25, 203, 03	870, 698. 5		
7, 568. 38	5, 276. 56	258, 642, 50	100, 340. 50	12, 844. 94	371, 827. 9		
9, 411. 16	4, 072. 32	170, 367. 50	149, 388. 50	13, 483, 48	333, 289. 44		
3, 480. 00 7, 979, 91	1,780.00	324, 505. 00 427, 405, 00	471, 319.00	5, 260. 00	801, 084. 0		
11, 090, 00	2,000.00	484 865 00	684 300 00	19 000 00	1, 044, 595. 90 982, 055. 00		
2, 228, 67	5, 772, 86	169, 375, 00	707, 376, 00	8, 001, 53	884, 752. 5		
14, 585. 00	1, 075. 00	501, 435, 00	638, 773, 50	15, 660, 00	1, 155, 868. 5		
2, 180. 25	315. 70	497, 905. 00	608, 340. 00	2, 495. 95	1, 108, 740, 9; 1, 115, 219, 5; 1, 102, 271, 5;		
10, 755. 00		290, 435. 00	814, 029. 50	10, 755. 00	1, 115, 219, 50		
4, 180, 00		477, 140, 00	620, 951, 50	4, 180. 00	1, 102, 271. 5		
8, 578. 30		2 175 00	901, 687. 50 17 300 00	3, 578. 30	642, 535. 8		
28, 209, 82		0, 170.00	11, 305. 00 22 575 75	22 200 22	2 0, 4 83. 00 56 , 785. 5		
39, 484. 00			607. 783. 50	39. 484. 00	647, 267. 5		
81, 670. 00		242, 940, 00	1, 070, 454, 50	31, 670. 00	1, 345, 064. 50		
26, 710. 00		258, 615, 00	1, 140, 000. 00	26, 710. 00	1, 425, 825. 0		
44, 075. 50		1, 319, 030. 00	501, 68 0, 70	44, 075, 50	1, 864, 786, 20		
96 792 20		189, 325, 00	825, 762. 45	3, 890. 00	1, 018, 977. 4		
20, 120. 08		72.425.00	905, 500. DU	20, 723, 89	915, 509. 8 967, 975. 0		
12, 620, 00		93, 200, 00	1. 752, 477, 00	12, 620, 00	1.858.297.0		
14, 611. 00	315. 00 1, 170. 00	156, 385, 00	1, 564, 583, 00	14, 926, 00	1, 858, 297, 00 1, 735, 894, 00		
15, 174. 25	1, 170. 00	92, 245, 00	2, 002, 090. 00	16, 344. 25	2, 110, 679. 2		
23, 577. 32		131, 565. 00	2, 869, 200, 00	23, 577. 32	8, 024, 342. 8		
22,000.24	3, 030. 00	140, 145, 00	1, 575, 600. 00	25, 636, 24	1, 741, 881. 2		
17 115 00	2, 200.00	643 105 00	2 405 400 00	10,080.00	3, 800, 875. 50		
33, 592, 60	3, 030. 00 2, 435. 00 11. 00	714, 270, 00	8, 175, 6 00, 00	33 603 60	8, 923, 473, 66		
23, 620. 00	770.00 600.00 705.00 1,990.00	798, 435, 00	1, 575, 600, 00 1, 994, 578, 00 2, 495, 400, 00 8, 175, 600, 00 2, 759, 000, 00 8, 415, 002, 00 8, 413, 003, 00 8, 606, 100, 00 2, 096, 010, 00 2, 333, 243, 40 2, 209, 778, 20 1, 726, 703, 00 1, 132, 750, 00 2, 332, 750, 00 3, 834, 750, 00 2, 235, 550, 00 1, 873, 200, 00 2, 558, 580, 00 0, 558, 580, 00	12, 620. 00 14, 926. 00 16, 344. 25 23, 577. 32 25, 636. 24 16, 580. 00 17, 115. 00 33, 603. 620. 00 28, 160. 00 19, 151. 60 39, 489. 00 23, 100. 00 55, 583. 00 63, 702. 00	2, 110, 679, 24 3, 024, 342, 32 1, 741, 381, 2- 2, 206, 875, 56 3, 155, 620, 00 3, 923, 473, 60 3, 401, 055, 00 3, 765, 710, 00 7, 388, 423, 00 5, 668, 667, 00		
27, 390. 00	770.00	978, 550. 00	2, 759, 000, 00	28, 160. 00	8, 765, 710. 0		
18, 551. 00	600.00	8, 954, 270, 00	8, 415, 002. 00	19, 151, 60	7, 388, 423. 00		
91 110 00	1 000 00	2, 180, 175, 00 4 125 700 00	3, 443, 003, 00	39, 489. 00	5, 668, 667. 0 7, 764, 900. 0		
55, 110.00 55, 583,00	1,980 00	1 148 205 00	8, 000, 100. 00 2 004 010 00	23, 100.00	7, 764, 900. 00		
63, 702, 00		1, 809, 765, 00	2, 833, 243, 40	63, 702, 00	3, 299, 898. 0 4, 206, 710. 4		
55, 583. 00 63, 702. 00 81, 286. 61		1, 376, 847, 50	2, 209, 778, 20	63, 702. 00 31, 286. 61	3, 617, 912. 3		
24, 627. 00		1, 675, 482, 50	1, 726, 703. 00	24, 627. 00	8, 426, 812, 5		
15, 973. 67	- 	1, 091, 857. 50	1, 132, 750. 00	15, 973. 67	2, 240, 581, 17		
23, 833. 90 24, 283. 20	•••••	9 109 707 50	2, 332, 750, 00	23, 833. 90	4, 185, 991. 40		
28, 987. 52		5 427 670 00	3, 834, 750. 00 9, 925, 550, 00	24, 283, 20 23, 987, 52	11, 967, 830, 70 7, 687, 207, 5		
88, 948. 04		3, 756, 447, 50	1, 873, 200, 00	38, 948. 04	5, 668, 595. 5		
41, 208.00	. 	4, 034, 177, 50	2, 558, 580. 00	41, 208. 00	6, 633, 965. 50		
61,836.69		189, 325, 00 88, 980, 00 72, 425, 00 93, 200, 00 156, 385, 00 92, 245, 0) 131, 565, 00 140, 145, 00 295, 717, 50 643, 105, 00 714, 270, 00 798, 435, 00 978, 550, 00 4, 136, 175, 00 4, 136, 175, 00 1, 148, 305, 00 1, 876, 847, 50 1, 675, 482, 50 1, 675, 512, 50 20, 202, 325, 00 3, 775, 512, 50	2, 374, 450. 00	61, 836, 69 1	22, 638, 611, 6		
64, 157. 99	100 20		2, 040, 050, 00	64, 157. 99	5, 879, 720, 41		
41, 785. 00 44, 268. 44	199. 32 199. 06 738. 36	9, 007, 761. 50 31, 981, 738. 50	2, 144, 950. 00 1, 866, 100. 00 774, 397. 00 999, 410. 00 9, 077, 571. 00 8, 619, 276, 00	41, 984, 32 44, 467, 50	11, 164, 695, 8		
96, 897, 07	738. 36	62, 614, 492, 50	774, 397, nn	99, 635. 43	83, 892, 306, 00 63, 488, 524, 90		
50, 630, 94		56, 846, 187, 50 l	999. 410. 00	50, 680. 94	57, 896, 238, 4		
50, 630. 94 66, 411. 81	648.47	89, 377, 909, 00	9, 077, 571. 00	67, 069. 78	48, 522, 539, 78		
42, 861. 56	648. 47 276. 79 282. 50 202. 15 175. 90	25, 915, 962. 50	8, 619, 270, 00 3, 501, 245, 00	42, 638. 35	34 , 577 , 870, 8		
15, 748, 29	282.50	29, 387, 968, 00	3, 501, 245, 00	16, 030. 79	82, 9 05, 243, 70		
26, 904, 68 177, 884, 56	202.15 176 0n	36, 857, 768. 50 32, 214, 040. 00	5, 142, 240. 00	27, 106. 78	42, 027, 115, 2		
246, 000. 00	110.30	22, 938, 413, 50	5, 478, 760, 00 8, 495, 370, 00	178, 010, 46 246, 000, 00	87, 870, 810. 40 81, 679, 783. 50		
364, 000, 00		14, 780, 570. 00	8, 495, 370, 00 8, 284, 450, 00	364, 000. 00	18, 429, 020. 0		
205, 860. 00		23, 473, 654. 00	2, 259, 390. 00	205, 660, 00	25, 938, 704. 0		
101, 000.00-		83, 395, 530. 00	8, 783, 740. 00	101, 000. 00	87, 280, 270. 0		
280, 750. 20		20, 875, 997. 50	1, 252, 516, 50	280, 750. 00	22, 409, 264. 0		
498, 400. 4 0 529, 787. 1	· · · · · · · · · · · · · · · · · · ·	22, 445, 482, 00 20, 081, 415, 00	809, 267, 80	498, 400. 00	23, 753, 149. 80		
254, 902, 98		20, 081, 415, 00 28, 295, 197, 50	609, 917, 10 691, 005, 00	926, 687. 14	21, 618, 019. 2-		
98, 205, 00		31, 435, 945. 00	982, 409. 25	968, 552, 86 1, 042, 960, 00	29, 954, 6 65, 3 33, 461, 314. 2		
96, 310.00		23, 828. 625. 00	908. 876. 25	1, 819, 910. 00	26, 557, 411. 2		
102, 665, 06		19, 371, 387, 50	1, 074, 343, 00	1, 697, 150, 00	22, 142, 880. 5		
64, 290, 00		17, 582, 987, 50	1, 266, 148. 00	963, 000. 00	19, 812, 130. 50		
52, 750. 00		23, 198, 787. 50	1, 378, 255. 50	350, 325, 00	24, 927, 368, 00		
20, 206, 00 40, 420, 00 116, 765, 00 141, 875, 00	• • • • • • • • • • • • • • • • • • • •	21, 032, 685, 00	3, 104, 038, 30	99, 890, 00	24, 236, 6 13. 30		
116 785 06		21, 812, 645. 00 57, 022, 747. 50	2, 504, 488, 50 4, 024, 747, 60	369, 380, 00 379, 455, 00	24, 686, 513, 50 61, 426, 950, 10		

COINAGE of the MINTS of the United States from

	Minor coinage.			
Calendar year.	Five cents.	Three cents.	Two cents.	
1875 1876.	\$104, 850. 00° 126, 500. 00	\$6, 840. 00 4, 860, 00		
.877	117. 50 1, 455. 00	70, 50 1, 236 , 00		
1880	997. 75 3, 618. 75 573, 830. 00	748. 65 82, 417. 25 759. 00		
1883	1, 148, 471, 05 563, 697, 10 78, 824, 50 166, 514, 50	318. 27 169. 26 143. 70 128. 70		
886 	763, 182. 60 536, 024. 15 794, 068. 05	238, 83 1, 232, 49 646, 83		
	812, 963. 60 841, 717. 50 584, 982, 10	••••		
Total	13, 283, 073, 90	941, 849, 48	\$912, 020, 00	

their organization, by calendar years—Continued.

Minor c	oinage.	Total coinage.						
Cents.	Half cents.	Gold.	Silver.	Minor.	Total.			
		\$32, 951, 940.00	\$15, 347, 893. 00	\$246, 970. 00	\$48, 546, 803. 0			
79, 440. 00		46, 579, 452, 50	24, 503, 307, 50	210, 800.00	71, 293, 560. 0			
8, 525, 00		43, 999, 864, 00	28, 393, 045. 50	8, 525. 00	72. 401, 434. 5			
57, 998, 50		49, 786, 052, 00	28, 518, 850. 00	58, 186, 50	78, 363, 088. 5			
162, 312, 00		89, 080, 080, 00	27, 569, 776, 00	165, 003. 00	66, 814, 859. 0			
	l	62, 308, 279. 00	27, 411, 693, 75	391, 395, 95	90, 111, 368, 7			
392, 115, 75	i	96, 850, 890, 00	27, 940, 163, 75	428, 151, 75	125, 219, 205, 5			
		65, 887, 685, 00	27, 973, 132, 00	960, 400. 00	94, 821, 217, 0			
		29, 241, 990, 00	29, 246, 968, 45	1,604,770.41	60, 003, 728. 8			
232, 617, 42		23, 991, 756, 56	28, 534, 866, 15	796, 483, 78	53, 323, 106. 4			
117, 653, 84		27, 773, 012, 50	28, 962, 176, 20	191, 622, 04	56, 926, 810. 7			
176, 542, 90	·	28, 945, 542, 00	32, 086, 709, 99	343, 186, 10	61, 375, 438, 0			
452, 264, 83		23, 972, 383, 00	35, 191, 081, 40	1, 215, 686, 26	60, 879, 150. 6			
		31, 380, 808, 00	33, 025, 606, 45	912, 200, 78	65, 318, 615. 2			
488, 693, 61		21, 413, 931, 00	35, 496, 683, 15	1, 283, 408. 49	58, 194, 022. d			
571, 828, 54		20, 467, 182, 50	39, 202, 908, 20	1, 384, 792, 14	61, 054, 882, 8			
470, 723, 50		29, 222, 005, 00	27, 518, 856, 60	1, 312, 441, 00	58, 053, 302, 6			
376, 428, 32		34, 787, 222, 50	12, 641, 078, 00	961, 480, 42	48, 389, 780, 9			
466, 421. 95		56, 997, 020, 00	8, 802, 797. 30	1, 134, 931, 70	66, 934, 749. 0			
0, 866, 984. 38	\$39, 926. 11	1, 653, 006, 263. 00	674, 709, 268. 30	26, 013, 353, 87	2, 351, 758, 785. 1			

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COINAGE of the MINTS of the United States from their Organization, 1793, to the Fiscal Year ended June 30, 1893.

Denominations.	Pieces.	Value.	
GOLD.			
Double-eagles	57, 273, 167	\$1, 145, 463, 340. 0	
Kagles	21, 769, 412	217, 694, 120, 0	
Half-eagles	39, 906, 727	199, 588, 635. 0	
Half-eagles			
26. 1890	539, 793	1, 619, 376. 0	
Quarter-eagles	11, 438, 454	28, 595, 567. 5	
Dollars (coinage discontinued under act of September 26, 1890)	19, 499, 337	19, 499, 337. 0	
m	150 400 000	1 010 405 055 6	
Total gold	150, 426, 890	1, 612, 405, 375. 5	
SILVER.			
Dollars (coinage discontinued, act of February 12, 1873, and resumed			
under act of February 28, 1878)	427, 363, 688	*427, 368, 688. 00	
Trade dollars	35, 965, 924	35, 965, 924. 00	
Half-dollara	254, 298, 113	1127, 149, 056. 50	
Quarter-dollars	179, 605, 796	;44, 901, 449. 00	
I wenty-cent pieces (coinage discontinued, act May 2, 1878)	1, 355, 000	271,000.00	
Dimes	281, 158, 989	28, 115, 898. 90	
Half-dimes (coinage discontinued, act February 12, 1873)	97, 604, 388 42, 736, 240	4, 880, 219, 40 1, 282, 087, 20	
Three-cent pieces (coimage discontinued, act reordary 12, 1613)	42, 150, 240	1, 202, 001. 20	
Total silver	1, 320, 088. 138	669, 929, 323. 00	
MINOR.			
	259, 422, 548	12, 971, 127. 40	
Five-cent pieces, nickel	,	,,	
	31, 378, 316	941, 849. 44	
1890)			
1873). One-cent pieces, copper (coinage discontinued, act February 21,	45, 601. 000	912, 020. 00	
One-cent pieces, copper (coinage discontinued, act February 21,	•	· ·	
1857)	156, 288, 744	1, 562, 887. 44	
One-cent pieces, nickel (coinage discontinued, act April 22, 1864)	200, 772, 000	2, 007, 720, 00	
One-cent pieces, bronze Half-cent pieces, copper (coinage discontinued, act February 21,	709, 616, 764	7, 096, 167. 64	
1857)	7, 985, 222	39, 926, 11	
Total minor			
ls.		20, 301, 190, 0	
Total coinage	2, 881, 879, 622	2, 307, 865, 896. 57	
Coined prior to 1873		***************************************	
Coined prior to 1873. Coined under set of February 28, 1878.	\$378, 166	3. 793)	
Act of July 14, 1890	36, 087	185 419, 332, 450	
• Act of March 31, 1891	5. 078	3, 472	
,	,	•	

 $[\]dagger$ Includes \$2,501.052.50 Columbian souvenir half-dollars.

[;] Includes \$10,005.75 Columbian souvenir quarter-dollars.

COINAGES OF NATIONS.

	18	90.	18	91.	1892.		
Countries.	Gold.	Silver.	Gold.	Silver.	Gold.	Silver.	
United States	\$20, 467, 182	#39, 202, 908	\$29, 222, 908	42 7, 518, 8 5 7	\$34 , 787, 223	\$12, 641, 078	
Mexico	284, 859	24, 081, 192	280, 565	24, 493, 071	275, 203	26, 782, 721	
Great Britain	27, 375, 479	8, 332, 232	32, 720, 633	5, 141, 594	67, 682, 503	3, 790, 673	
A ustralasia	25, 702, 600		26, 389, 044		30, 784, 262		
India*	1,,	57, 931, 323	117, 411	32, 670, 498	1	52, 258, 747	
France	3, 976, 340	,,	3, 362, 450		871, 225		
Germany	23, 835, 512		14, 086, 800	1, 139, 252	8, 863, 874	1, 237, 864	
Russiat	21, 726, 239	1, 614, 422	2, 110, 961	2,690,902	555, 909	2, 920, 484	
Austria-Hungary:	2, 818, 750	3, 857, 118	2, 885, 561	3, 356, 394	69, 482, 927	6777, 410	
Italy	263, 329	1, 091	126, 708		130, 105	22, 997	
Spain	9, 049, 569	1, 479, 152		12, 242, 000	9, 381, 062	8, 917, 860	
Japan		7, 296, 645	1, 083, 725	8, 523, 904	1, 319, 525	12, 307, 062	
Portugal		540, 000	169, 560	7, 277, 040		3, 075, 840	
Netherlands		199,000		367, 000	245	1, 567, 800	
Norway		120, 600					
Sweden	833, 432				1	78, 996	
Denmerk	547, 931	200,000				342, 207	
Denmark Switzerland Turkey	482, 500	279, 850	386,000	144, 750	386, 000	183, 350	
Turkey	44, 840	2,0,000		482, 400	386, 000 140, 672	883, 464	
Powert*	i			329 468	,	649, 565	
Hongkong		1 175 000		1.500.000	1	1, 100, 000	
China		1,110,000	`	2 854 137	1	3, 500, 000	
Indo-China		6 416		1 2,002,227		57, 900	
Tunia	140 100	0, 110	2, 663, 400	675 500	3, 231, 905	471, 131	
Tunis	120,700	155 000	2,000,200	200,000		298,000	
Newfoundland		38 000		200,000		200,000	
Costa Rica		141 898				138, 091	
Brazil	86 093	821, 996	126, 279	490 941		200,000	
Bolivia	00,000	888, 000		1 684 500			
Peru	,	2 687 110					
Colombia	}	2,007,115	1	5, 100, 100			
Ecuador		49 000				60,000	
Haiti		300,000			1	, 50,500	
British West Indies	1	100,000		93 000		1	
British Africa				20,000			
German East Africa		73 136	75, 000	81 125		384 814	
South Africa Republic		70. 100	75 (00)	01, 120	24 697	49 510	
South Africa Republic Straits Settlements		170,000	.0,000	336 000	22,00.	1 20,01	
Monaco	1	110,000	386 000	300,000			
Monaco			360,000	240,000			
San Domingo				183 350		, 000,000	
Conet Comune		1 079		100,000			
Great ComoroFrench Colonies		6 496		1	.		
French Colonies Eritrea (Italian colony) Bulgaria	· · · · · · · · · · · · · · · · · · ·	587 814	1	184 135		1	
Delegate (Legistic Colon)	·	301,014		100, 130	1	2 500 100	
Cevlon						236, 850	
Zenziber				80 000		200,000	
CHITOIDEL				00,000	1		
Total	149 244 085	159 903 144	110 534 199	1138 994 367	167 917 337	143 096 236	
1 U (4)1	(170, 277, OU)	104, 400, 144	11.0,000,100	100, 404, 301	1201, 011, 331	1 TO, USU, 201	

^{*} Rupes calculated at coining rate, \$0.4737. † Silver ruble calculated at coining rate, \$0.7718. † Silver florin calculated at coiningrate, \$0.482. § Hungary only.

[Circular.]

VALUES OF FOREIGN COINS.

TREASURY DEPARTMENT, BUREAU OF THE MINT, Washington, D. C., January 1, 1894.

Hon. John G. Carlisle, Secretary of the Treasury:

SIR: In pursuance of the provisions of the act of October 1, 1890, I present in the following table an estimate of the values of the standard coins of the nations of the world:

VALUES OF FOREIGN COINS.

Country.	Standard.	Monetary unit.	Value in terms of U.S. gold dol- lar.	Coins.
Argentine Republic	Gold and silver .	Peso	\$0.96,5	Gold: Argentine (\$4.82,4) and a argentine. Silver: Peso and divisions. (Gold: Former system—4 flor-
Austria-Hungary	Gold	Crown	. 20, 3	ins(\$1.92,9),8 florins (\$3.85,8) ducat (\$2.28,7), and 4 ducats (\$9.15,8). Silver: 1 and 2 florins. Gold: Present system—20 crowns (\$4.05,2) and 10 crowns (\$2.02,6).
Belgium	(lold and silver.	Franc	. 19, 3	Gold: 10 and 20 francs. Silver, 5 francs.
Bolivia	Silver	Boliviano	. 51, 6	Silver: Boliviano and divis-
Brazil	Gold	Milreis	. 54, 6	Gold: 5, 10, and 20 milreis. Silver: 1, 1, and 2 milreis.
British Possessions N. A. (except Newfoundland). Central American States: Costa Rica	do	Dollar	1.00	Suver: 4, 1, and 2 murous.
Guatemala Honduras Nicaragua Salvador	Silver	Peso	. 51, 6	Silver: Peso and divisions.
Chile		do		Gold: Escudo (\$1.82, 4), doub- loon (\$4.56,1), and condor (9.12,3). Silver: Peso and divisions,
China	Silver	Tael Shanghai Haikwan (customs).	. 76, 2 . 84, 9	
Colombia	do	Peso	. 51, 6	Gold: Condor (\$9.64,7) and double-condor. Silver: Peso
Cuba	Gold and silver.	do	. 92, 6	Gold: Doubloon (5.01,7). Silver: Peso.
Denmark Ecuador	Gold Silver	CrownSucre	. 26, 8 . 51, 6	Gold: 10 and 20 crowns. Gold: Condor (\$9.64,7) and double-condor. Silver:
1		Pound (100 piasters).		Sucre and divisions. Gold: Pound (100 plasters), 5, 10, 20, and 50 plasters. Silver: 1, 2, 5, 10, and 20 plasters. Gold: 20 marks (\$3.85,9), 10
Finland	do	Mark	. 19, 3	Gold: 20 marks (\$3.85,9), 10 marks (\$1.93).
France	Gold and silver.	Franc	. 19, 3	Gold: 5,10,20,50,and 100 france. Silver: 5 france.
German Empire Great Britain	Golddo	Mark Pound storling	. 23, 8 4. 86, 6 <u>1</u>	Gold: 5, 10, and 20 marks. Gold: Sovereign (pound ster-
	1	Drachma		ling) and 1 sovereign. Gold: 5, 10, 20, 50, and 100 drachmas. Silver: 5 drachmas.
HaitiIndia	Silver	Gourde	. 96, 5 . 24, 5	Silver: Gourde. Gold: Mohur (\$7.10,5). Silver:
Italy	Gold and silver.	Lira	. 19, 3	Rupee and divisions. Gold: 5, 10, 20, 50, and 100 lire. Silver: 5 lire.
Japan	do.*	Yen Gold	. 99, 7 . 55, 6	Gold: 1, 2, 5, 10, and 20 yen. Silver: Yen.

^{*}Gold the nominal standard. Silver practically the standard.

VALUES OF FOREIGN COINS-Continued.

Country.	Standard.	Monetary unit.	Value in terms of U.S. gold dol- lar.	Coins.
Liberia	Gold	Dollar	\$1,00	
Mexico	Silver	do	. 56	Gold: Dollar (\$0.98,3), 24,5, 10,
		Florin		and 20 dollars. Silver: Dollar (or peso) and divisions. Gold: 10 florins. Silver: 1, 1, and 21 florins.
Newfoundland	Gold	Dollar	1.01,4	Gold: 2 dollars (\$2.02,7).
Norman	do	Crown	. 26, 8	Gold: 10 and 20 crowns.
3)	9:1	Crown.	61.8	Silver: Sol and divisions.
Peru	Silver	501	. 51, 6	
Portugal	Gold	Milreis	1.08	Gold: 1, 2, 5, and 10 milreis.
		(Gold	. 77, 2	
Russia	Silver *	Ruble. Gold	ŀ	imperial † (\$3.86).
		Silver	.41.3	Silver: 1, 1, and 1 ruble.
Spain	Gold and silver	Peseta	. 19, 3	Gold: 25 pesetas. Silver: 5
Opuna	Gom and billion.	2 000000	1	pesetas.
C	CAL	Crown	000	Gold: 10 and 20 crowns.
Switzerland	Gold and sliver.	Franc	. 19, 3	Gold: 5,10,20,50, and 100 france.
	i	!		Silver: 5 france.
Tripoli	Silver	Mahbubof 20 piasters	. 04, 4	
		Piaster	. 46, 5	Gold: 25, 50, 100, 250, and 500
				piasters.
Veneenele	Cold and silver	Bolivar	. 19. 3	
4 OHOPOOIS	GOIG ENG SILVER.	DOLLY OL	. 19, 0	vars. Silver: 5 bolivars.
	I		i	vars. Suver: 5 0011vars.
·	1 '		1	i

^{*} Silver the nominal standard. Paper the actual currency, the depreciation of which is measured by the gold standard. †Coined since January 1, 1886, Old half-imperial = \$3.98,6.

Respectfully, yours,

R. E. PRESTON,
Director of the Mint.

TREASURY DEPARTMENT, OFFICE OF THE SECRETARY, Washington, D. C., January 1, 1894.

The foregoing estimate, by the Director of the Mint, of the values of foreign coins I hereby proclaim to be the values of such coins in terms of the money of account of the United States, to be followed in estimating the value of all foreign merchandise exported to the United States on or after January 1, 1894, expressed in any of such metallic currencies.

J. G. CARLISLE, Secretary of the Treasury.

The following summary is here presented:

WORLD'S COINAGE.

•	Calendar years.	Gold.	Silver.
		\$168, 901, 519	\$139, 242, 595 152, 293, 114
1891	••••••		152, 293, 114 138, 294, 367 143, 096, 239

A summary of the world's production of gold and silver for the years 1890-'92 will be found in the following table:

WORLD'S PRODUCTION of the PRECIOUS METALS.

Calendar years.	Gold.	Silver.
1890 1891 1892	126, 183, 500	\$172, 234, 500 186, 446, 800 196, 458, 800
1872	138, 861, 000	190, 458, 800

WORLD'S RECOINAGES.

The following table, compiled from official sources, exhibits, approximately, the recoinages of gold and silver of the principal countries of the world from 1873 to 1892, inclusive.

RECOINAGE of the PRINCIPAL COUNTRIES of the WORLD from 1873 to 1892.

Countries.	Gold.	Silver.	Countries.	Gold.	Silver.	
	\$229,240,287	\$399.49,018	Norway	\$1, 206	\$857, 662	
Mexico		872, 655	Sweden	64, 645	1, 920, 498	
Great Britain	180, 559, 471	27, 672, 364	Denmark	1, 381	4, 955, 507	
Australasia	3, 603, 927		Russia		7, 173, 077	
India	8. 246	36, 805, 815	Turkey	3, 548, 908	2, 271, 126	
France		6, 678, 502	Japan	2, 713, 989	2, 189, 429	
Italy		22, 878, 405	Central and South Amer-	2, 120, 000	2, 100, 120	
Switzerland	16, 984	3, 125, 442	ira		1, 653, 872	
Spain		33, 731, 318	Belgium	16, 054, 213	2, 437, 168	
Portugal		2, 186, 793	All other countries	4, 818, 092	13, 088, 492	
Netherlands	002, 401	3, 053, 246	Zii other countries	1, 010, 002	10, 000, 302	
Germany		96, 020, 493	Total	646,454,101	326, 001, 566	
Austria Hungary		16, 480, 684		,,,	,,	

PRODUCT of GOLD and SILVER in the UNITED STATES from 1792-1844, and annually since.

Year.	Gold. Silver.		Total.	
oril 2, 1792—July 31, 1834	\$14, 000, 000	Insignificant.	\$14,000,000	
ly 31, 1834—December 31, 1844	7, 500, 000	\$250,000	7, 750, 00	
5	1, 008, 327	50,000	1, 058, 32	
6	1, 139, 357	50,000	1, 189, 35	
7	889, 085	50, 000	939, 08	
8	10, 000, 000	50, 000	10, 050, 00	
9	40, 000, 000	50,000	40, 050, 00	
0	50, 000, 0 00	50, 000	50, 050, 00	
1	55, 000, 000	50, 000	55, 050, 00	
2	60, 000, 000	50, 000	60, 0 5 0, 00	
8	65, 000, 000	50,000	65, 05 0, 00	
4	60, 000, 000	50, 000	6 0, 050, 0t	
5	55, 000, 000	50,000	55, 050, 00	
<u>6</u>	55, 000, 000	50,000	55, 050, oc	
7	55, 000, 000	50,000	55, 050, 0	
8	50, 000, 000	500,000	50, 500, 00	
9	50, 000, 000	100,000	50, 100, 00	
0	. 46,000,000	150, 000	46, 150, 00	
2	43, 000, 000 39, 200, 000	2, 000, 000	45, 000, 00	
3	40, 000, 000	4, 500, 000 8, 500, 000	43, 700, 00	
4	46, 100, 000	11, 000, 000	48, 500, 00 57, 100, 00	
5	53, 225, 000	11, 250, 000	64, 475, 0	
6	53, 500, 600	10, 000, 000	63, 500, 0	
7	51, 725, 000	13, 500, 000	65, 225, 00	
8	48, 000, 000	12, 000, 000	60, 000, Q	
19	49, 500, 000	12, 600, 000	61, 500, 00	
0	50, 000, 000	16, 000, 000	66, 000, 0	
1	43, 500, 000	23, 000, 000	66, 500, 00	
2	36, 000, 000	28, 750, 000	64, 750, v	
3	36, 000, 000	35, 750, 000	71, 750, 0	
4	33, 500, 000	37, 300, 000	70, 800, 00	
5	33, 400, 000	31, 700, 000	65, 100, 00	
6	39, 900, 000	38, 800, 000	78, 700, 0	
7	46, 900, 000	39, 800, 000	86, 700, 0	
8	51, 200, 000	45, 200, 000	96, 400, 0	
9	38, 900, 000	40, 800, 000	79, 700. 00	
0	36, 000, 000	39, 200, 000	75, 20u, u	
11	34, 700, 000	43, 000, 000	77, 700. o	
2	32, 500, 000	46, 800, 000	79, 300, 00	
3	30, 000, 000	46, 200, 000	76, 200, 0	
<u>4</u>	30, 800, 000	48, 800, 000	79, 600, 00	
15	31, 800, 000	51, 600, 000	83, 400, 0	
17	35, 000, 000	51, 000, 000	86, 000, 00	
18	33, 000, 000 33, 175, 000	53, 350, 000	86, 350, 00	
9	32,800,000	59, 195, 000 64, 646, 000	92, 370, 00 97, 446, 00	
0	32, 845, 000	70, 464, 000	103, 309, 00	
1	33, 175, 000	75, 417, 000	108, 592, 0	
2	33, 000, 000	78, 697, 000	106, 697, 0	
Total	1, 937, 881, 769	1, 146, 869, 000	3, 084, 750, 7	

PRODUCTION of GOLD and SILVER in the WORLD, 1792-1892.

Calendar years.	Gold.	Silver (coining value).	Total.	
792-1800	\$106, 407, 000	\$328, 860, 000	\$435, 207, 0	
01-1810	118, 152, 000	371, 677, 000	489, 829, 0	
11-1820	76, 063, 000	224, 786, 000	300, 849, 0	
21-18.0	94, 479, 000	191, 444, 000	285, 923, 0	
31-1840	134, 841, 000	247, 930, 000	382, 771, 0	
41-1848	291, 144, 000	259, 520, 000	55 0, 664 , 0	
49	37, 000, 000	39, 090, 000	76, 000, (
50	44, 450, 000	39, 000, 000	83, 450, 0	
51	67, 600, 000	40, 000, 000	107, 600, 0	
52	132, 750, 000	40, 600, 000	173, 350, 0	
53	155, 450, 600	40, 600, 000	196, 050, 0	
54	127, 450, 000	40, 600, 000	168, 050, 0	
56	135, 075, 000	40, 600, 000	175, 675, 0	
57	147, 600, 000	40, 650, 000	188, 25 0, (173, 9 25, (
58	133, 275, 000	40, 650, 000 40, 650, 049	165, 300, 0	
50	124, 650, 000	40, 750, 000	165, 600, 0	
60	124, 850, 000 119, 250, 000	40, 800, 000	160, 050, (
61	113, 800, 000	44, 700, 000	158, 500, 0	
62	107, 750, 000	45, 200, 000	152, 950,	
63	106, 950, 000	49, 200, 000	156, 150, (
64	113, 000, 000	51, 700, 000	164, 700, 0	
65	120, 200, 000	51, 950, 000	172, 150,	
86	121, 100, 000	50, 750, 000	171, 850,	
67	104, 025, 000	54, 225, 000	158, 250,	
68	109, 025, 000	50, 225, 000	159, 950, 0	
69	106, 225, 000	47, 500, 000	153, 725,	
70	106, 850, 000	51, 575, 000	158, 425, 0	
71	107, 000, 000	61, 050, 000	168, 050, 0	
72	99, 600, 000	65 250,000	164, 850, 0	
73	96, 200, 000	81, 800, 000	178, 000, 0	
74	vo, 750, 000	71, 500, 000	162, 250, 0	
75	97, 500, 000	80, 500, 000	178, 000, 0	
76	103, 700, 000	87, 600, 000	191, 300, 0	
77	114, 000, 000	81,000,000	195, 000. (
78	119, 000, 000	95,000,000	214, 000, 0	
79	109, 000, 000	96, 000, 000	205, 000, 0	
80	100, 500, 000	98, 700, 000	203, 200, 0	
<u>B1</u>	103, 000, 000	102, 000, 000	205, 000, 0	
<u>2</u>	102, 000, 000	111, 800, 000	214, 800, (
B3	95, 400, 000	115, 300, 000	210, 700, 0	
B4	101, 700, 000	105, 500, 000	207, 200, 0	
85	108, 400, 000	118, 500, 000	226, 900, 0	
86	106, 000, 000	120, 600, 000	226, 600, 0	
87	105, 775, 000	124, 281, 000	230, 056, 0	
88	110, 197, 000	140, 706, 000	250, 903, 0	
80	123, 489, 000 118, 849, 000	162, 159, 000 172, 235, 000	285, 648, 0 291, 084, 0	
01	126, 184, 000	186, 447, 000	312, 631, 0	
97	138, 861, 000	196, 459, 000	335, 320, 0	
:-				
Total	5, 663, 216, 000	5, 077, 529, 000	10, 740, 745, 0	

The silver product is given at its commercial value, reckoned at the average market price of silver each year, as well as its coining value in United States dollars.

HIGHEST, LOWEST, and AVERAGE PRICE of BAR SILVER in LONDON, per ounce British standard (1935), since 1833, and the equivalent in United States gold coin of an ounce 1,000 fine, taken at the average price.

Calendar year.		Highest quota- tion.	Aver- age quota- tion.	Value of a fine ounce at average quotation.	Calendar year.	Lowest quota- tion.	Highest quota- tion.	Aver- age quota- tion.	Value of a fine ounce at average quotation.
	Pence.	Pence.	Pence.			Pence.	Pence.	Pence.	
833	587		59-7	\$1. 297	1864	604	621	614	\$1, 345
884	594		5914	1. 313	1865	60	616	61	1.338
835	591		59 8	1. 308	1866	604	62	614	1.339
836	591		60	1. 315	1867	603	611	60	1.328
837	59	60	59-	1, 305	1868	601	61	601	1.326
838	594		591	1. 304	1869	60	61	60,7	1.325
839	60	604	604	1. 323	1870	601	603	60 %	1. 328
840	601	601	604	1, 323	1871	60,1	61	604	1.326
841	594		60	1.316	1872	591	614	60 A	1.322
842			59 7	1.303	1873	577	59}1	591	1, 298
843			59 3	1.927	1874	571	594	58/4	1. 278
844	591		591	1.304	1875	55	576	567	1. 246
845			591	1.298	1876	469	581	52	1, 156
846			69 rk	1.30	1877	531	581	5418	1. 201
847	581		5911		1878	494	551	52	1. 152
848	586		591	1.304	1879	487	533	51 <u>‡</u>	1. 123
849	594		594	1.309	1880	518	527	521	1, 145
850	59		61	1.316	1881	50 _k	527	51 8	1, 138
851	60	614	61	1.337	1882	50°	52	51 [8 51 [3	1, 136
852	59Z		601	1, 326	1883	50	51	504	1. 110
853			61	1.348	1884	491	513	50	1, 113
854	607		61	1.348	1885	46	50"	48 %	1.0645
855	60	614	61 🛧	1.344	1886	42	47	451	. 9946
1856	601		61 7	1.344	1887	431	471	448	. 9782
857		62	614	1.353	1868	418	44,74	427	, 9389
858	60¥		61	1.344	1889	42	44	41 1	. 9351
859	613		62	1.36	1890	434	548	472	1.0463
860	614		6144	1. 352	1891	431	483	4574	.9878
861	601		6011	1. 333	1892	377	43	39≸	. 8710
862	61	62	61,7	1.346	1893	30%	381	3516	. 7803
863	61	612	61	1.345	1			16	

APPROXIMATE DISTRIBUTION by producing States and Territories of the product of GOLD AND SILVER in the United States for the calendar year 1892, as estimated by the Director of the Mint.

•	Gol	d.	Silv		
State or Territory.	Fine ounces.	Value.	Fine ounces.	Coining value.	Total value.
Alaska	48, 375	\$1,000,000	8, 000	\$10, 343	\$1, 010, 343
Arizona		1, 070, 000	1, 062, 220	1, 373, 375	2, 443, 875
California	580, 500	12,000,000	360, 000	465, 455	12, 465, 455
Colorado	256, 387	5, 300, 000	24, 000, 000	31, 030, 303	36, 330, 303
Georgia	4, 583	94, 734	400	517	95, 251
Idaho	83, 271	1, 721, 364	3, 164, 269	4, 091, 176	5, 812, 540
Michigan		70,000	60,000	77, 576	147, 576
Montana		2, 891, 386	17, 350, 000	22, 432, 323	25, 323, 709
Novada		1, 571, 500	2, 244, 000	2, 901, 333	4, 472, 833
New Mexico	45, 956	950, 000	1, 075, 000	1, 389, 899	2, 339, 899
North Carolina	3, 800	78, 560	9,000	11,636	90.196
Oregon	67, 725	1, 400, 000	50,000	64, 646	1, 464, 640
South Carolina	5, 968	123, 365	400	517	123, 882
South Dakota	178, 987	3, 700, 000	60,000	77.576	3, 777, 576
Texas	. 		310,000	400, 808	400, 808
Utah	31, 936	660, 175	8, 100, 000	10, 472, 727	11, 132, 902
Washington	18, 071	373, 561	150,000	193, 939	567, 500
Alabama	h í	,		,	
Maryland	11 :				1
Tennessee	500	10 226	1 000	1 000	1
Virginia) 300 :	10, 336	1,000	1, 293	11,629
Vermont	11				1
Wyoming	J.		'		i
Total	1, 597, 098	33, 014, 981	58, 004, 289	74, 995, 442	108, 010, 42

HIGHEST, LOWEST, and AVERAGE PRICE of SILVER BULLION, and raise of a fine vance, bullion value of a United States silver dollar, and commercial ratio of silver to gold, from July 1, 1879, to October 31, 1893.

Fiscal years.	High-	Low- est.	Average London price per ounce standard 9.925.	Equivalent value of fine ounce with ex- change at par, \$4.8665.	Equivalent value of a fine ounce based on average price of exchange.	Bullion value of a United States silver dollar at average price of silver, ex- change at par.	cial ratio
1879.	Pence.	Pence.	Pence.				
July	591	51 52 51 51	51.685	\$1. 13167	\$1.13412	\$0.87597	18 .26
August September October November	5113	521	51.601	1. 13030	1. 12534	. 87421	18.28
September	53	518	51. 312 5	1. 13030	1.12439	. 87421 . 88693	18 · 28 18 · 02
November	533	51 ₁₆	52. 271 53. 386	1. 14674 1. 17003	1. 13980 1. 16319	. 90494	17 ·66
December	53	524	52. 59 75	1. 15922	1. 14761	.89117	17 .94
4000				i			!
1880.	523	52,7	52. 480	1. 15065	1. 14700	. 89011	17:96
Fightnery	52.	52	52, 326	1. 14674	1.14594	. 88693	18.02
March	5218 521	512	51.995	1. 14126	1, 14511	. 8-269	18.11
April	521	51#	51. 975	1.13989	1, 14953	. 88163	18 · 13
Jannary February March April My	521	52.4	52. 131	1. 14126	1.14726	. 882 69	18.11
June	523	. 52₁}	52, 454	1. 15085	1. 15712	. 89011	17 .96
Average	* 533	* 511	52. 218	1. 14436	1. 14397	. 88509	18 .06
July	5213	521	52.687	1, 15496	1, 15348	. 89328	17 .90
August	5214	52	52 . 6 35	1. 14400	1.14873	. 88481	18.00
September	52 18 52 18 51 18	524	52. 437	1. 14674	1. 14246	. 88901	18 .03
()ctober	52,5	517	52. 143	1. 14400	1. 13798	. 88481	18.06
November December	52	517 514 514	51. 75 51. 82	1. 13441 1. 13578	1. 12698 1. 12669	. 87739 . 87845	18 ·21 18 ·20
December	32	212	31.02	1. 10010	1. 12009	. 87840	10 20
1881.					i		
January	515 527 527	51	51. 28	1. 12345	1.11821	. 86891	18 40
Marah	512	51½ 52	51.41	1. 13578	1. 13407	. 87845	18 ·20 18 ·06
Aneil	521	52	52. 19 52. 07	1. 14400 1. 14126	1. 13616 1. 13697	. 88481 . 8826 9	18.11
Mav	5214	514	51.66	1. 13304	1. 13396	. 87633	18 -24
February March April May June	514	51	51. 33	1. 12482	1. 12532	. 86997	18 -37
Average	*527	*51	51.937	1. 13852	1. 13508	. 88057	18 · 15
Inly	521	507	51.355	1. 12619	1. 12454	. 87103	18 35
July August	517	511	51.559	1. 12893	1. 12543	.87315	18 31
September	5143	511 518	51.706	1. 13441	1. 12833	87739	18 22
October	524	517	51.895	1. 13715	1. 13199	. 87051	18 · 17
September October November December	52	517 517 517	51.487	1. 12893	1.13396	. 61010	10 31
December	52	517	51. 889	1. 13715	1. 13282	. 87951	18 ·17
1882.	1			1		Ì	<u> </u>
January	521 521	512	51.980	1. 13989	1. 14121	. 88163	18 · 13
February	52	52	52.028	1. 13989	1. 14937	. 88163	18.13
January	5278 5218	51 18	51, 963 52, 122	1. 13852 1. 14126	1. 13700 1. 15081	. 88057 . 882 69	18·15 18·11
Мау	523	5276	52. 223	1. 14126	1. 15386	. 88375	18.00
June	52 <u>8</u> 52 <u>8</u>	5218 5218 513	52. 016	1. 13989	1. 13879	. 88163	18.13
Averago	*52 🔥	*50 Z	51. 812	1. 13623	1. 13817	. 87880	18 -13
July	52	514	51.8177	1. 13578	1. 14079	. 87845	18 · 20
August	52 1 52 1 51 1	514 512 512	51.974	1.13989	1. 14659	. 88163	18.13
July August September October	52 ₇₆	51₹	51. 913	1. 13715	1.14291	. 87951	18 · 17
November	5118	514	51.75	1. 13441	1. 13350	. 87739	18 ·22 18 ·35
December	51 2 51	51 50	51. 39 50. 48	1. 12619 1. 10701	1. 12258 1. 10306	. 87103 . 85620	18 67
1F\$3.			00.40	1. 10/01	1.1000	. 65020	; 10 01
Jannowe	502	501	50.264	1. 10153	1.10058	. 85196	18 - 76
February	51	50) 50) 50)	50, 6025	1, 10813	1. 10912	.85706	18 65
March	, 51 A	50 1	51.022	1.11797	1.11302	. 86447	18.49
March April May	51 A 504 50 A	508	50. 572	1. 10811	1. 10704	. 85705	
June	50 Å	50 16	50, 206	1. 10140	1. 10198	. 85186	18 76
ame	5018	50人	50. 187	1. 10160	1. 10835	. 85201	18:76
Average	*521	*50	51.023	1. 11826	1. 11912	. 86490	18 48
		==			I = 		,=====

^{*} Denotes highest and lowest for each year.

HIGHEST, LOWEST, and AVERAGE PRICE of SILVER BULLION, etc.-Cont'd.

November 5014 5014 5016 50,702 1.11172 1.10887 86954 18:50	Fiscal years.	High- est.	Low-est.	Average London price per ounce standard 9.925.	Equivalent value of fine cunce with ex- change at par, \$4.8665.	Equivalent value of a fine ounce based on average price of exchange.	Bullion value of a United States silver dollar at average price of silver, exchange at par.	Commercial ratio of silver to gold.
August 50								
Soptember 50 50 50 50 50 11 11200 113005 86530 18 50 50 50 50 50 50 50 50 50 5	July	501	50,5					
October 31 50 50 70 1.11172 1.10867 8.9553 18 '90 18 18 18 18 18 18 18 1	Sentember	5015	504					
November 501 501 50 50 702 1.11172 1.10887 86529 18 *50	October	91	50# I					18 64
January	November		50å					18 .59
January 51 50 50 865 1.11501 1.11667 86239 18-55 February 51 51 51 155 1.1203 1.12523 86606 18-45 March 51 50 50 50 377 1.11556 1.1211 8056 18-57 May 50 50 50 50 50 50 50 5		51	2018	50. 843	1.11440	1. 11117	. 85191	18.54
February 51		.,		F0 00F	1	1 11007	00000	10.50
March	Fahrner		50g					
April. 91 99 50,797 1.11859 1.1218 89038 18 54 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	March	511	5013					
June	April	51	50 2	50.757	1. 11265	1. 12118	. 86056	18 .57
Average	May		503					
July 507 501 50 50 50 798 1.11333 1.10991 88109 18 50 August 506 506 506 50 778 1.11313 1.10953 88093 18 57 September 501 506 50 778 1.11313 1.10956 88024 18 56 October 504 507 50 724 1.11124 1.10956 88024 18 56 October 504 507 50 724 1.11124 1.10744 88000 18 59 November 507 491 50,007 1.09528 1.09241 88994 18 58 December 491 491 492 49.641 1.09518 1.09500 84163 18 99 January 50 492 49 49.618 1.09536 1.09089 84177 85000 19 918 March 491 491 49 49.094 1.07501 1.07505 83390 19 918 March 491 49 49.094 1.07501 1.07505 83390 19 918 May 50 45 49.437 1.07501 1.07505 83391 19 92 Average 501 482 49.437 1.07501 1.07518 8334 19 18 Average 501 482 49.843 1.09202 1.09228 84507 18 92 July 49 49 49.125 1.07751 1.07758 83466 19 15 August 40 491 491 491 491 491 491 491 491 491 491	э ш16	9018		50. 800	1. 11609	1. 1/1318	. 80129	18.30
August 50\$ 50\$ 50\$ 50.779 1.11313 1.10953 86093 18.57 September 501\$ 50\$ 50.785 5.738 1.11224 1.10955 86094 18.58 October 50\$ 50\$ 50.78 50.734 1.11103 1.10744 86000 18.59 December 50\$ 49\$ 49\$ 49.641 1.08818 1.08590 84183 18.99 December 40\$ 49\$ 49\$ 49.641 1.08818 1.08590 84183 18.99 January 1885. January 40\$ 49\$ 49.618 1.08838 1.08590 84183 18.99 January 40\$ 49\$ 49.125 1.07701 1.07605 83390 19.18 March 40\$ 49\$ 49.125 1.07701 1.07605 83390 19.18 March 40\$ 49\$ 49.40 1.07501 1.07610 83191 19.22 July 40\$ 49\$ 49.437 1.07723 1.08299 83334 19.12 Average 50* 48\$ 49.437 1.07723 1.08299 83334 19.15 Average 50* 48\$ 49.437 1.07723 1.08295 83466 19.15 July 40\$ 49\$ 49.843 1.09262 1.00705 83398 19.18 Average 50* 48\$ 49.843 1.09262 1.00725 1.07818 83338 19.18 Average 50* 48\$ 49.843 1.00926 1.00705 83990 19.18 Average 50* 48\$ 47\$ 47.812 1.00926 1.00725 83990 19.18 Average 50* 48\$ 47\$ 47.812 1.00926 1.00928 84607 18.92 July 40\$ 49\$ 49.156 1.00789 1.00705 82792 19.31 August 40\$ 49\$ 48\$ 48\$ 12.00045 1.00705 82792 19.31 August 40\$ 47\$ 47\$ 47.406 1.00907 1.08887 80411 19.80 December 40\$ 40\$ 40\$ 40\$ 40\$ 40\$ 60\$ 1.00907 1.008887 80411 19.80 December 40\$ 40\$ 40\$ 40\$ 40\$ 60\$ 1.00907 1.008887 80411 19.80 December 40\$ 40\$ 40\$ 40\$ 40\$ 60\$ 1.00907 1.008887 80411 19.80 December 40\$ 40\$ 40\$ 40\$ 40\$ 60\$ 1.00907 1.008887 80411 19.80 December 40\$ 40\$ 40\$ 40\$ 40\$ 60\$ 1.00907 1.008887 80411 19.80 December 40\$ 40\$ 40\$ 40\$ 60\$ 60\$ 1.00907 1.008887 80411 19.80 December 40\$ 40\$ 40\$ 40\$ 60\$ 60\$ 1.00907 1.008887 80411 19.80 December 40\$ 40\$ 40\$ 40\$ 60\$ 60\$ 1.00907 1.008887 80411 19.80 December 40\$ 40\$ 40\$ 40\$ 40\$ 60\$ 1.00907 1.008887 80411 19.80 December 40\$ 40\$ 40\$ 40\$ 40\$ 60\$ 1.00907 1.008887 80411 19.80 December 40\$ 40\$ 40\$ 40\$ 40\$ 60\$ 1.00907 1.008887 80411 19.80 December 40\$ 40\$ 40\$ 40\$ 40\$ 60\$ 1.00907 1.00908 December 40\$ 40	≜ verage	*518	*50,8	50. 791	1. 11339	1. 11529	. 86115	18 .56
September 50 50 50 50 50 738 1.11224 1.10956 86024 18.85	July							18 .56
November 50 1 49 1 50 007 1 08623 1 08241 84894 18 18 49 18 18 18 18 18 18 18 18 18 18 18 18 18	August	507						
November 50 1 49 1 50 007 1 08623 1 08241 84894 18 18 49 18 18 18 18 18 18 18 18 18 18 18 18 18	October	50 i g	50-7-					
December	November	50 7g	49					18 .86
January 50 498 49.618 1.08836 1.0909 84177 18-90 February 491 488 49.125 1.07701 1.07505 83390 19-18 March 49.34 49 49.094 1.07501 1.07505 83390 19-18 April 49.34 49.49.37 1.07501 1.07506 83390 19-18 May 50 488 49.375 1.07753 1.08299 83334 19-18 May 50 488 49.497 1.07929 1.08915 83476 19-15 June 491 49 49 49.125 1.07751 1.07818 83338 19-18 Average 5012 488 49.843 1.09202 1.09202 8.84507 18-92 July 49.125 1.07751 1.07818 83338 19-18 Average 49.34 49.843 1.09202 1.09202 8.84507 18-92 July 49.125 1.07751 1.07818 83406 19-17 August 49.34 49.44 49.45 48.812 1.07045 1.07075 82792 19-31 891 891 891 891 891 891 891 891 891 89		497	491	49. 641	1. 08818	1. 08590	· .84163	18 -99
February		50	494	49 618	1, 08836	1 09089	84177	18-99
March 49 % 49 % 49 % 49 % 49 % 48 % 49 % 49 % 48 % 49 % 47 % 49 % 48 % 49 % 71 % 1 07773 1 06299 83334 19 *18 May 50 % 48 % 49 % 42 % 1 07751 1 07818 83338 19 *18 Average *50 % 48 % 49 % 49 12 % 1 07751 1 07818 83466 19 *17 July 49 % 49 % 49 % 1 09202 1 09226 84507 18 *22 July 49 % 49 % 48 % 1 09202 1 07768 83406 19 *17 August 49 % 49 % 48 % 1 07045 1 07075 82792 19 31 July 40 % 48 % 47 % 47 % 47 % 1 04850 1 07075 82792 19 31 July 40 % 48 % 47 % 47 % 1 0406 1 04850 1 05887 80411 19 80		493	48					19.18
Average	March	49,3	49					
Average	April	497	487					
Average *5012 *48\$ 49.843 1.09202 1.09228 84507 18 92 July 49 6 49 49 49.156 1.07839 1.07768 83406 19 17 August 49 4 49 48 812 1.07045 1.07075 82792 19 31 September 48 47 47 812 1.04385 1.04168 80534 19 80 October 47 47 47 47 406 1.03967 1.03887 80411 19 88 November 47 48 47 47 406 1.04950 1.03587 80398 19 88 December 47 48 47 406 1.04950 1.03587 80398 19 88 December 47 46 46 46 73 1.03303 1.03588 78819 20 01 ISSG. January 47 46 46 46 733 1.02444 1.02951 79234 20 17 February 46 46 46 46 46 85 1.02339 1.02852 79152 20 19 March 46 46 46 46 46 86 1.02517 1.02999 79290 20 16 April 46 46 46 48 86 1.0683 1.02362 78845 20 38 May 46 46 44 42 45 45 98577 1.00046 77016 20 78 June 47 48 44 48 42 43 873 98768 76015 21 03 Average 49 4 44 42 43 873 98768 76015 21 03 Average 49 48 44 42 43 873 98175 98395 74385 21 49 Lanuary 46 46 46 48 48 1.09176 98395 74385 21 49 Lanuary 46 46 48 49 48 48 49 48 49 88 49 88 49 88 49 88 49 89 89 89 89 89 89 89 89 89 89 89 89 89	June		49					19 13
July 49 1 8			·48‡		1. 09262			18 .92
September			491	40 156	1 07830	1 07768	93406	10 -17
September	August	49.3	48.4					
October 47½ 47½ 47, 406 1.03987 1.03887 80411 19·88 November 47½ 46½ 47.187 1.04950 1.03587 80398 19·88 December 47½ 46½ 47.187 1.04950 1.03587 80398 19·88 December 47½ 46½ 46½ 46.783 1.04950 1.03587 80398 19·88 January 46½ 46½ 46.685 1.02339 1.02852 79152 20·19 March 46½ 46½ 46.085 1.02339 1.02852 79152 20·19 March 46½ 46½ 46.086 1.02517 1.02999 79290 20·16 April 46 44½ 45.425 99577 1.0046 77016 20·76 June 45½ 44½ 47.038 1.03112 1.03295 79750 20·04 July 44½ 42 43.873 96175 96395 74385 2	September	488	471	47.812	1. 04395	1.04166	. 80534	19 .80
December		4718	471					
January 47 46 fg 46, 733 1,02444 1,02951 79234 20-17 February 46 fg 46 g 46 g 46, 685 1,02339 1,02852 79152 20-19 March 46 fg 46 fg 46 fg 46, 386 1,01683 1,02302 78845 20-38 April 46 fg 44 fg 45 fg 45 fg 44 fg 46 fg 48 fg 1,002517 1,00946 77016 20-38 May 46 fg 44 fg 44 fg 48 fg 48 fg 1,00312 1,00046 77016 20-38 May 46 fg 44 fg 44 fg 48 fg 98283 ,98768 76015 21-03 Average 49 fg *44 fg 47 fg 48 fg 47 fg 48 fg 48 fg 98283 ,98768 76015 20-04 July 44 fg 42 fg 43 fg 47 fg 48 fg	December	47						20 .01
February 46 46 46 46 46 46 46 46 46 46	_ 1886.							
March 464 4614 46.766 1.02517 1.02999 79290 20°18 April 466 466 386 1.01683 1.02032 78645 20°38 May 46 442 45.425 99577 1.00046 77016 20°76 June 45½ 44½ 44.835 98283 .98768 76015 21°03 Average 49½ 44½ 47.038 1.03112 1.03295 .79750 20°04 July 44½ 42 43.873 96175 .96305 74385 21°49 August 42½ 42 43.813 96105 .95691 74385 21°49 August 42½ 43.81 96105 .95691 74331 21°50 20°44 20°233 .51734 22°28 22°28 20°268 20°13 20°13 20°13 21°34 22°28 20°33 .76446 20°13 20°13 20°13 20°13 20°13 20°13 20°13 <td>January</td> <td></td> <td>46,74</td> <td></td> <td></td> <td></td> <td></td> <td></td>	January		46,74					
April 466 442 45 425 99577 1.00046 77016 20 78 41	March							
May 46 442 45.425 99577 1.00046 77016 20.76 June 45½ 44½ 44.835 98283 .98768 76015 21.03 Average 49½ 44½ 47.038 1.03112 1.03295 .79750 20.04 July 44½ 42 43.873 96175 .96395 74385 21.49 August 42½ 42 42.310 .92748 .92333 .51734 22.28 September 44½ 42½ 43.841 .96105 .95991 .74331 21.50 October 45½ 44½ 45.089 .98840 .98333 .76446 29.91 November 47 45½ 446.486 1.01903 1.01424 .78816 20.96 Becember 46½ 46.068 1.0986 1.00384 .78106 20.66 January 47½ 46½ 46.660 1.02263 1.02669 .79110 20.21 Ma	April	4671	46					20 .38
Average	May	46					. 77016	20 .76
July 444 42 43.873 96175 .96305 74385 21 49 August 426 42 42 310 92748 .92333 51734 22 28 September 446 426 43.841 96105 .96991 74331 21 50 October 456 446 45.089 .98840 .98333 .76446 28 91 November 47 456 46.486 1.01903 1.01242 78815 20 28 December 468 45 46.088 1.00986 1.00384 78106 20 56 January 47 464 46.833 1.02663 1.02560 .79403 20 13 February 47 465 46.660 1.02284 1.02669 79110 20 21 March 467 447 454 49910 .99706 .77042 20 75 April 443 431 43.964 .96374 .96490 .7459 21 44	June	45	4413	44.835	. 98283	. 98768	. 76015	21 .03
August 42½ 42 42 310 92748 92333 51734 22° 28° 88° 28° 28° 28° 28° 28° 28° 28°	Average	4918	*447	47. 038	1. 03112	1. 03295	.79750	20 -04
August 42½ 42 42 310 92748 92333 51734 22° 28° 88° 28° 28° 28° 28° 28° 28° 28°	July							21 .49
October 45½ 44½ 45,089 98840 98333 76446 28 91 November 47 45½ 46,486 1,01903 1,01424 78815 20 28 December 46½ 45½ 46,088 1,00986 1,00384 78106 20 56 1887 1 1,02663 1,02663 1,02609 79100 20 13 February 47 46½ 46,660 1,02284 1,02669 79110 20 21 March 46½ 46,660 1,02284 1,02669 79110 20 21 March 46½ 46,660 1,02284 1,02669 79110 20 25 April 44½ 43½ 43,964 96374 96490 7452 20 75 April 44½ 43½ 43,964 96374 96490 74536 21 93 June 43½ 43½ 43,580 95532 95658 73887 21 93 Average *4½ 43½	August	424		42. 310				
November	October	446	428					
December 46 45 46 46 46 608 1 00986 1 00384 78106 20 68	November	47	457					
January. 47½ 46½ 46,833 1,02663 1,02560 70403 20:13 February. 47 46½ 46,660 1,02284 1,02609 79110 20:21 March. 46½ 45,40 99010 99706 77042 20:75 April. 44½ 43½ 43,964 96374 96400 74539 21:44 May. 43½ 43,74 43,800 95532 95658 73887 21:63 June. 44½ 43½ 43,968 96383 96130 74566 21:44 Average. *47½ *42 44.848 98301 .88148 76029 21:02 July. 44½ 43½ 44.149 .96777 .96035 .74850 21:35 August. 45½ 44½ 44.070 .97702 .97154 .75688 21:12 October. 45½ 44½ 44.642 .97860 .97287 .75688 21:12 October.<	December	463	451	46. 068				20 - 5-3
February 47 48 to 46.660 1.02244 1.02669 79110 20.21 March 46 to 44 to 45 to 440 99910 99910 99910 79042 20.75 April 44 to 43 to 43 to 43.964 96374 96400 74539 21.44 May 43 to 43 to 43 to 43.580 95532 95658 73887 21.93 June 44 to 43 to 44 to 43 to 44.848 98301 98130 76029 21.02 Average *47 to 43 to 44.848 98301 98148 76029 21.02 July 44 to 43 to 44.44 44.570 97702 97154 75566 21.15 August 45 to 44 to 44.570 97800 97287 75688 21.12 September 45 to 44 to 46.42 97860 97287 75688 21.12 October 44 to 43 to 43.840 96102 95788 74328 21.13 November 45 to 43 to 43.840 96102 95788 74328 21.25 December 45 to 43 to 43.840								
April 44½ 43½ 43,964 96374 96400 74539 21 44 May 43½ 43½ 43,580 95532 95658 7387 21 63 June 44½ 43½ 43,968 96383 96130 74546 21 44 Average *47½ *42 44.848 98301 98148 76029 21 02 July 44½ 43½ 44.148 96777 96035 74850 21 36 August 45½ 44½ 44.570 97702 97154 75566 21 13 September 45 44½ 44.642 97860 97287 75688 21 12 October 44½ 43½ 44.159 96802 96412 74870 21 35 November 44 43½ 43.840 96102 95788 74328 21 12 December 45½ 43½ 44.368 97260 96792 75224 21 25	Fabruary	471	461	46, 833				
April 44½ 43½ 43,964 96374 96400 74539 21 44 May 43½ 43½ 43,580 95532 95658 7387 21 63 June 44½ 43½ 43,968 96383 96130 74546 21 44 Average *47½ *42 44.848 98301 98148 76029 21 02 July 44½ 43½ 44.148 96777 96035 74850 21 36 August 45½ 44½ 44.570 97702 97154 75566 21 13 September 45 44½ 44.642 97860 97287 75688 21 12 October 44½ 43½ 44.159 96802 96412 74870 21 35 November 44 43½ 43.840 96102 95788 74328 21 12 December 45½ 43½ 44.368 97260 96792 75224 21 25		46.7.	44.3	45, 440				
June 44½ 43½ 43,968 .96383 .96130 .74546 21 '44 Average *47½ *42 44,848 .98301 .98148 .76029 21 '02 July 44½ 43½ 44,148 .96777 .96035 .74850 21 '36 August 45½ 44½ 44,570 .97702 .97154 .75566 21 '15 September 45 44½ 44,642 .97860 .97287 .75688 21 '12 October 44½ 43½ 44,159 .96802 .96442 .74870 21 '35 November 44 43½ 43,840 .96102 .95788 .74328 21 '15 December 45½ 43½ 44,368 .97260 .96792 .7524 21 '25	▲ pril	449	431	43, 964	. 96374	. 96490		21 .44
Average *476 *42 44.88 98301 98148 .76029 21 '02 July 4476 437 44.148 96777 .96035 .74850 21 '36 August 4578 44½ 44.570 .97702 .97154 .75566 21 '15 September 45 4476 44.642 .97860 .97287 .75688 21 '12 October 44½ 4318 44.159 .96802 .96442 .74870 21 '35 November 44 4318 43.840 .96102 .95788 .74328 21 '15 December 45½ 43½ 44.368 .97260 .96792 .7524 21 '25	May June	432	4378 437	43, 580 43, 988			. 73887	
July 44.76 43.76 44.148 96777 .96035 74850 21:38 August 45.74 44.24 44.570 .97702 .97154 .75566 21:15 September 45 44.74 44.642 .97860 .97287 .75688 21:12 October 44.14 43.18 44.159 .96802 .96442 .74870 21:35 November 44 43.18 43.840 .96102 .95788 .74328 21:35 December 45.18 43.18 44.368 .97260 .96792 .76224 21:25					`	!	!	21 .02
August 45 % 44 % 44 570 97702 97154 75566 21 15 September 45 % 44 % 42 97860 97287 75588 21 12 October 44 % 43 % 44 159 96802 96442 74870 21 35 November 44 43 % 43 840 96102 95788 74328 21 51 December 45 43 % 44 368 97260 96792 76224 21 23								ļ
November 44 431 43.840 96102 95788 74328 21 51 December 451 4318 44.368 97260 96792 75224 21 25		45.A	404					
November 44 431 43.840 96102 95788 74328 21 51 December 451 4318 44.368 97260 96792 75224 21 25	September	45	44.7.			.97287		21 -12
November 44 431 43.840 96102 95788 74328 21 51 December 451 4318 44.368 97260 96792 75224 21 25	October	441	43∔8	44. 159	. 96802	. 96442	.74870	21 .35
	November		43 []				. 74328	21 .51
	Decompor	-				90/92	. 75224	21.23

^{*} Denotes highest and lowest for each year.

HIGHEST, LOWEST, and AVERAGE PRICE of SILVER BULLION, etc.—Cont'd.

Fiscal year.	High- est.	Low- est.	Average London price per ounce standard 9.925.	Equivalent value of fine ounce with ex- change at par, \$4.8665.	Equivalent value of a fine ounce based on average price of exchange.	Bullion value of a United States silver dollar at average price of silver, ex- change at par.	Commercial ratio of silver to gold.
_ 1888.	Pence.	Ponce.	Pence.	en 0700e	40.05010	******	91.94
January February	44 % 44 %	44	44. 380 44. 033	\$0. 97286 . 96525	\$0.97219 .96421	\$0.75244 .74656	21 ·24 21 ·41
Manah		43	43. 293	. 94903	. 95083	. 73491	21 .78
April	427 424	424 414	42. 669 42. 048	93535	. 93709 . 92577	.72343 .71249	22 ·10 22 ·42
April	42	42	42. 092	. 92271	. 92683	.71365	22 .43
Average	*45 ₁₈	*416	43. 675	. 95741	. 95617	. 74008	21 · 59
July	4276	42	42.111	. 92312	. 92634	.71418	22 39
August	481 441	4112 42λ	42.007 43.160	. 92085 . 94612	.92251	. 71221 . 7317 6	22 ·44 21 ·84
September	431	49£ 1	43. 097	.94474	. 94697	. 73069	21 .88
November	43 427	424 427	43. 029 42. 516	. 94325 . 93200	. 94595 . 93581	. 73163	21 ·85 22 ·18
December	208	10	45. 010	. #3200	. 20061	. 72084	22 18
1889. January	4213	423	42.544	.93261	. 93616	.72131	22 -16
February	623	424	42, 594	. 93371	. 93752	. 72216	22 ·13
March	426 42,4	42 <u>1</u> 42 <u>1</u>	42. 521 42. 185	. 93211 . 92474	. 93652	. 72092 71522	22 ·17 22 ·35
April	421	4111	42. 162	. 92424	.92893	.71484	22 .36
May	4278	42	42.084	. 92143	. 92547	.71266	22 .43
Average	*442	41}8	42. 499	. 93163	. 93510	. 72055	22 ·18
July	4216 4216 4213	42	42. 159	. 92417	. 92638	. 71462	22 ·36
August	42.	42 <u>1</u> 42 <u>1</u>	42. 849 42. 52 2	. 92834	. 92959 . 93477	.71801 72944	22 · 26 22 · 17
August	431	42;	42. 944	. 94382	. 94036	.72998	21 .90
November	44	434	43, 923	. 96284	. 95959	. 74469	21 .46
December	448	431	43, 967	. 96381	. 95894	.74544	21 .44
1890.	442	44)	44. 502	.97554	. 97447	. 75451	21 ·10
January	44	43.	44.041	96545	. 96563	. 74071	21 .41
March	448	43	43.908	. 96251	. 96024	.74444	21 .47
April	48 471	437 46	45. 451 46. 971	. 0663 <u>4</u> 1. 02966	. 99751 1. 02820	. 74699	21 ·39 20 ·07
June	492	462	47.727	1. 04623	1.04778	. 80919	19 .75
Average	*49	*42	44. 196	. 96883	. 96839	. 74932	21 ·33
July	501	47,%	49, 201	1. 07854	1.08367	. 83418	19 · 16
August	541	50 <u>4</u> 50	52.707	1. 15540 1. 16452	1. 15643 1. 15946	. 89362 . 90068	17 ·89 17 ·74
September October	545 514	481	53. 123 49. 708	1. 08966	1. 08821	. 84278	18 97
November	491	45	47, 305	1.03698	1.03404	. 80183	19 .93
December	491	472	48. 135	1. 05518	1.04939	. 81611	19 .59
January	483	461	47. 9399	1.05085	1. 05034	. 81276	19 -67
Wahriiort	464	44	45. 5470	. 99844	1. 0v202	. 77223	20 .70
	45 7a	444 437	44. 928	. 98487 . 97610	. 98854	. 76173 . 75495	20 ·98 21 ·17
April	451	441	44. 528 44. 481	.97507	. 97805	. 75415	21 -20
June	46	442	44. 973	. 98586	. 98924	. 76250	20 .97
Average	*54	*437	47.714	1. 04195	1. 04780	. 80588	19 ·83
1891.	400	475	48 000	00041	00005	. 77994	20.40
July	463 462	454	46. 002 45. 112	. 98890	. 00825	.77994	20 ·49 20 ·90
September	45	444	45. 016	. 98680	.97767	. 76322	20 .95
October	45	44 1	44. 555 43. 690	. 97669 . 95773	. 97046 . 95257	. 75540 . 74044	21 ·16 21 ·58
November	44 1	44 7. 431 431	43. 775	. 95959	. 95517	.74195	21.54
1892.							
January	433	412 411	42, 830 41, 460	. 93888 . 90885	. 93515 . 91106	. 72616 . 70293	22 ·01 22 ·74
February	414	39	40.087	.87875	. 89699	. 67965	23 52
April	401	391	39. 703	. 86583	. 87229	. 66966	23 .87
May June	40	3911 4012	40. 060 40. 564	. 8781 6 . 88921	. 88029 . 89298	. 67920 . 68772	23 ·53 23 ·24
				; 	·	. 72430	22 .07
Average	*462	*39	42. 737	. 93648	. 93723	. 12450	44 07

^{*} Denotes highest and lowest for each year.

HIGHEST, LOWEST, and AVERAGE PRICE of SILVER BULLION, etc.-Cont'd.

Fiscal years.	High- est.	Low-	Average London price per ounce standard 9.925.	Equivalent value of fine ounce with ex- change at par, \$4.8665.	Equivalent value of a fine ounce based on average price of exchange.	Bullion value of a United States silver dollar at average price of silver, ex- change at par.	Commercial ratio of silver to gold.
1892.	Pence.	Penes.	Pence.				
July	40 78	3914	39. 632	\$0.86877	\$0.87181	\$0.67193	23 .79
August	39 1	87#	38. 295	. 83947	84203	. 65136	24 66
September	38 ₇₈	88	38. 158	. 83646	. 83801	. 64694	24 .71
October	396	88	88, 937	. 85354	. 85287	. 66013	24 .21
November	391	38	38. 971	. 85428	. 85512	. 66073	24 ·19
December	898	87 <u>₹</u> \$	88. 346	. 84058	. 84274	. 65013	24 ·59
1893.			•				
January	38,7⊾	381	88. 831	. 84026	. 84217	. 64988	24 60
February	38	381	38. 356	. 84080	. 84310	. 65030	24 .46
March	38	37 % 37 #	38. 108	. 83537	. 83255	. 64610	24 -74
April	38 A	37	38. 028	. 83361	. 83610	. 64495	24 79
May	38,	37	38. 069	. 83451	. 83856	. 64544	24 -77
June	38	30 <u>1</u>	37. 279	. 81719	. 81654	. 63204	25 -29
Average	*40 Å	+30#	38, 375	. 84123	. 84263	. 65063	24 .57
July	341	321	33, 060	. 72471	. 71981	. 56052	28 .52
August	347	324	83, 944	. 744(9	. 74337	. 57550	27.78
September	341	337	34, 120	. 74799	. 74709	. 57854	27 .63
October	341	314	88. G08	. 73672	. 73339	. 56723	28 .05

^{*} Denotes highest and lowest for each year.

COMMERCIAL RATIO of SILVER to GOLD each year since 1687.

[Nove.—From 1687 to 1832 the ratios are taken from Dr. A. Soetbeer; from 1833 to 1878 from Pixley and Abell's tables, and from 1879 to 1890 from daily cablegrams from London to the Bureau of the Mint.]

Year.	Ratio.	Year.	Ratio.	Year.	Ratio.	Year.	Ratio.	Year.	Ratio.	Year.	Ratio.
1687		1722	15 ·17	1757	14 ·87	1792	15 ·17	1827	15 .74	1862	15 · 35
1688	14 -94	1723	15 .20	1758	14 .85	1793	15 .00	1828	15 .78	1868	15 · 37
1689	15 .02	1724	15.11	1759	14 · 15	1794	15 .37	1829	15.78	1864	15 · 37
1690	15 .02	1725	15 -11	1760	14 · 14	1795	15 .55	1830	15 82	1865	15 44
1691	14 -98	1726	15 · 15	1761	14 -54	1796	15 .65	1831	15 .72	1866	15 43
1692	14 92	1727	15 · 24	1762	15 -27	1797	15 .41	1832	15 .78	1867	15 .57
1 69 3	14 .83	1728	15 · 11	1763	14 -90	1798	15 . 59	1883	15 .93	1868	15 . 59
1604	14 .87	1729	14 -92	1764	14 -70	1799	15 .74	1834	15 ·73	1869	15 ·60
1695	15 .02	1730	14 .81	1765	14 .83	1800	15 -68	1835	15 .80	1870	15 .57
1 6 96	15 .00	1731	14 .94	1766	14 .80	1801	15 46	1836	15.72	1871	15 .57
1697	15 .20	1732	15 00	1767	14 .85	1802	15 .26	1837	15 .83	1872	15 •63
1698	15 07	1733	15 . 18	1768	14 .80	1803	15 41	1838	15 .85	1873	15 .92
1699	14 -94	1734	15 .39	1769	14 -72	1804	15 41	1839	15 .62	1874	16 · 17
1700	14 81	1735	15 41	1770	14 .62	1805	15.79	1840	15 .62	1875	16 .59
1701	15 .07	1736	15 - 18	1771	14 -66	1806	15 .52	1841	15 -70	1876	17 .88
1702	15 .52	1737	15 02	1772	14 .52	1807	15.43	1842	15 87	1877	17 -22
1703	15 - 17	1738	14 91	1773	14 .62	1808	16 08	1843	15 ·93	1878	17 .94
1704	15 -22	1739	14.91	1774	14 .62	1809	15 96	1844	15 .85	1879	18 .40
1705	15 - 11	1740	14 .94	1775	14 .72	1810	15 .77	1845	15 .92	1860	18.05
1706	15 .27	1741	14 .92	1776	14 .55	1811	15.53	1846	15 .00	1881	18. 16
1707	15 -44	1742	14 .85	1777	14 .54	1812	16 · 11	1847	15 .80	1882	18 · 19
1708	15 41	1748	14 .85	1778	14.68	1813	16 25	1848	15 .85	1883	18 -64
1709	15 .81	1744	14 .87	1779	14 .80	1814	15 .04	1849	15 .78	1884	18 .57
1710	15 .22	1745	14 .98	1780	14 .72	1815	15 .26	1850	15 .70	1885	19 41
1711	15 .29	1745	15 · 13	1781	14 .78	1816	15 .28	1851	15 .46	1886	20 .78
1712	15 - 31	1747	15 .26	1782	14 .42	1817	15 · 11	1852	15 .59	1887	21 ·13
1713	15 .24	1748	15 - 11	1783	. 14 48	1818	15 .35	1853	15 .33	1888	21 .99
1714	15 .13	1749	14 .80	1784	14 -70	1819	15 .33	1854	15 .33	1889	22 · 10
1715	15 .11	1750	14 .55	1785	14 .92	1820	15 .62	1855	15 .38	1890	19 .76
1716	15 .09	1751	14 .39	1786	14 -96	1821	15 .95	1856	15 .38	1891	20 -92
1717	15 .13	1752	14 .54	1787	14 92	1822	15 -80	1857	15 .27	1892	23 .72
1718	15 -11	1758	14 .54	1788	14 .65	1823	15 .84	1858	15 .38	1893	26 49
1719	15 .09	1754	14 .48	1789	14.75	1824	15 .82	1859	15 · 19	1	
1720	15.04	1755	14 .68	1790	15 .04	1825	15 .70	1860	15 .29	1	
1721	15 05	1756	14 .94	1791	15 .05	1826	15 .76	1861	15 .20	1 1	

HIGHEST, LOWEST, and AVERAGE PRICE of SILVER BULLION, and value of a fine ounce, each month during the calendar years 1892 and 1893.

Month.	High- est.	Low-	Average price per ounce, British standard, .925.	Equivalent value of a fine ounce with ex- change at par, \$4.8665.	Average monthly price at New York of exchange on London.	Equivalent value of a fine ounce, based on average monthly price and average rate of ex- change.	Average monthly New York price of fine bar silver.
1892. January February March April May June July August September October November December Average	nce. 438 41+8 41+8 40+ 40+3 40+3 33+4 339+3 39+3 39+3	Pence. 413 413 39 391 391 391 371 381 382 371	Pence. 42,830 41,460 40,087 89,703 40,060 40,564 89,632 38,235 38,158 38,971 38,346	\$0. 98888 90885 87875 848583 87816 88921 88677 83947 83646 85354 85428 84058	\$4. 8525 4. 8754 4. 8775 4. 8417 4. 8788 4. 8853 4. 8812 4. 8751 4. 8623 4. 8763 4. 8783	\$0. 93515 .91106 .89699 .87229 .89289 .87181 .84208 .83801 .85287 .85512 .84274	\$0.93494 91198 88967 87379 88130 87407 84463 85740 85740 85740 87552
1893.							
January February March April May June July August September October November Decomber	38 1 38 1 38 1 38 1 38 1 34 1 34 1 34 1 34 1 34 1 34 1 34 1 34	381 382 377 378 378 301 321 321 331 311	88. 381 38. 356 38. 108 38. 028 38. 069 37. 279 33. 060 33. 944 34. 120 33. 608 32. 240 32. 075	. 84026 . 84080 . 83587 . 83361 . 81719 . 72471 . 74409 . 74709 . 73672 . 70673	4. 8775 4. 8906 4. 8726 4. 8830 4. 8881 4. 8610 4. 8873 4. 8602 4. 8602 4. 8444 4. 8433 4. 8668	. 84217 . 84316 . 83255 . 88610 . 83856 . 81654 . 71981 . 74337 . 74709 . 73339 . 70390 . 70177	. 84115 . 84:80 . 83713 . 83735 . 84081 . 81802 . 72333 . 74851 . 94709 . 73611 . 70947 . 70250
Average			35, 596	. 78031	4. 8645	77986	. 78219

The following table exhibits the value of the pure silver in a silver dollar, reckened at the commercial price of silver bullion from \$0.50 to \$1.2929 (parity), per ounce fine:

Price of silver per fine ounce.	Value of pure silver in a silver dollar.	Price of silver per fine ounce.	Value of pure silver in a silver dollar.	Price of silver per fine ounce.	Value of pure silver in a silver dollar.	Price of silver per fine ounce.	Value of pure silver in a silver dollar.
\$6.50 .51 .52 .53 .54 .55 .57 .59 .60 .61 .62 .63 .64 .65 .65	\$0. 387 . 394 . 402 . 419 . 418 . 425 . 433 . 441 . 449 . 456 . 484 . 472 . 480 . 508 . 510 . 518 . 528 . 534	#0. 71 - 72 - 73 - 74 - 75 - 76 - 77 - 78 - 80 - 81 - 82 - 83 - 84 - 85 - 86 - 87 - 88 - 89 - 89 - 90 - 91	\$0.549 .657 .565; .572 .580 .588 .596 .003 .611 .619 .626 .634 .642 .650 .657 .681 .688 .681	\$0.92 .93 .94 .96 .97 .88 .99 1.00 1.01 1.02 1.08 1.05 1.06 1.07 1.08	*0. 712 - 719 - 727 - 735 - 742 - 750 - 788 - 766 - 773 - 781 - 789 - 797 - 804 - 812 - 820 - 822 - 823 - 835 - 843 - 851 - 859 - 866	\$1. 18 1. 14 1. 15 1. 16 1. 17 1. 18 1. 19 1. 20 1. 21 1. 22 1. 22 1. 23 1. 24 1. 25 1. 26 1. 27 1. 28 1. 29 *1. 2929	\$0.874 .882 .889 .897 .905 .913 .920 .928 .936 .944 .801 .959 .967 .975 .802 .990

The commercial value of the pure silver contained in a silver dollar has been annually, since 1873, at the average price of each calendar year, as follows:

HIGHEST, LOWEST, and AVERAGE VALUE of a United States SILVER DOLLAR, measured by the market price of silver, and the quantity of silver purchasable with a dollar at the average London price of silver each year since 1873.

Calendar	Bullion value of a silver dollar.			Grains of pure silver at average price	Calendar	Bullion value of a silver dollar.			Grains of pure silver at average price
years.	High- est.	Low- est.	A verage.	purchasable with a United States silver dollar.*	years.	High-	Low- est.	Average.	purchasable with a United States silver dollar.*
1878	\$1 . 016	\$ 0. 981	\$1.004	869 -77	1884	\$ 0, 871	\$0.839	\$0.861	431 - 18
1874	1,008	970	.988	375 -76	1885	. 847	. 794	. 823	451 .09
1875	. 977	.941	. 964	385 · 11	1886	.797	.712	. 769	482 - 77
1876	.991	.792	.894	415 -27	1887	.799	. 733	. 758	489 - 78
1877	.987	.902	. 929	399 62	1888	.755	.706	.727	510 .66
1878	. 936	. 839	. 891	416 .66	1889	. 752	.746	.724	512 .93
1879	.911	828	. 868	427 70	1890	.926	.740	.810	458 -83
1880	.896	.875	. 886	419 49	1891	.827	738	.764	485 -76
1881	. 896	.862	. 881	421 -87	1892	.742	. 642	.674	550 -79
1882	. 887	.847	.878	422 83	1893 (ten		.012	.014	1
1883	.868	. 347	.858	432 69	months)	. 654	.517	. 615	603 -66

*371.25 grains of pure silver are contained in a silver dollar.

HIGHEST, LOWEST, and AVERAGE PRICE of SILVER BULLION, and value of a fine ounce, bullion value of a United States silver dollar, and commercial ratio of silver to gold by fiscal years, 1874 to 1893, and six months fiscal year 1894.

Fiscal year.	Highest.	Lowest.	Average London price per ounce stan- dard, .925.	Equivalent value of a fine ounce with exchange at par, \$4.8665.	Equivalent value of a fine ounce based on average price of ex- change.	Bullion value of a United States silver dollar, at av- erage price of silver, ex- change at par.	Com- mercial ratio of allver
1873–'74 1874–'75	Pence. 592 582	Pence . 574 554	Pence. 58. 312 56. 875	\$1, 278 26 1, 25127	\$1, 28247 1, 25022	\$0.98865	16. 17 16. 52
1875-'76	571	50"	52. 750	1. 15184	1. 15954	. 89087	17. 94
1876-'77	581	50 <u>1</u>	54. 812	1. 20154	1. 20191	. 92931	17. 20
1877-'78	55§	521	52, 562	1. 15222	1. 15257	. 89116	17. 94
1878-'79	52}	481	50, 812	1. 11386	1. 11616	. 86152	18. 55
1879-'80	53§	511	52, 218	1. 14436	1. 14397	. 88509	18. 06
1880-'81	52 1	51	51. 937	1, 13852	1. 13508	. 88057	18, 15
1881-'82	52 1	50 <u>%</u>	51. 812	1, 13623	1. 13817	. 87880	18, 19
1882-'83	52 1	50	- 51. 023	1, 11826	1. 11912	. 86490	18, 48
1883–'84	518	50,3	50, 791	1.11339	1.11529	. 86115	18. 56
1884–'85	50}3	482	49, 843	1.09262	1.09226	. 84507	18. 92
1885-'86	49 7	42	47. 038	1.03112	1. 03295	. 79750	20.04
1886-'87	47	42	44. 843	.98301	. 98148	. 76029	21.02
1887-'88	45 7	415	43. 675	.95741	. 95617	. 74008	21.59
1888-'89	441	4118	42, 499	. 93163	. 93510	. 72055	22. 18
1889-'90	49	42	44, 196	. 96883	. 96839	. 74932	21. 33
1890-'91	541	43 1	47. 714	1. 04195	1.04780	. 80588	19.83
1891-'92	461	39	42. 737	. 93648	.93723	. 72480	22.07
1892-'93	407	301	38. 375	. 84123	.84263	. 65063	24.57
July, 1893 August, 1893	341 341	321 321 331	33, 060 38, 944	. 72471 . 74409 . 74799	. 71981 . 74837	. 56052 . 57550 . 57852	28. 52 27. 77 27. 63
September, 1893 October, 1893 November, 1893	324	31 <u>4</u> 31 <u>4</u>	34, 120 33, 608 32, 240	. 73672 . 70673	. 74709 . 73339 . 70390	. 56980 . 54661	28. 06 29. 25
December, 1893	3218	31 🛔	32.015	. 70180	. 70177	. 54279	29. 45

BULLION value of the SILVER DOLLAR at the average price of silver, 1873-1893.

Calendar year.	Value.	Calendar year.	Value.
873 874	\$1.004 988	1884	\$0.86 .82
875	·964 ·894	1886	·76
877 879	·929 ·891	1888	·7;
879	·868 ·886	1890. 1891	·8 ·7
881 882	·881 ·878	1892. 1893.	·6
883	· 85 8		

BULLION value of the SILVER in a SILVER DOLLAR, at the average monthly price of silver, for the calendar year 1893.

Months.	Value.	Months.	Value.
January February March April May June	\$0 :64988 :65080 :64610 :64474 :64544 :68204	July August. September. October. November December	\$0 -56052 -57550 -57852 -56980 -54666 -54279

BUREAU OF THE MINT, October 16, 1893.

AMOUNT, COST, AVERAGE PRICE, and BULLION VALUE of the SILVER DOLLAR of silver purchased under act of July 14, 1890.

Acts.	Fine ounces.	Cost.	Average price per fine ounce.	Bullion value of a silver dollar.
Act 1878. Act 1890.	168, 674, 682. 53	\$308, 279, 260, 71 155, 931, 602, 25	\$1.0583 .9244	\$0.8185 .7150
Total	459, 946, 701. 09	464, 210, 262, 96	1.0093	. 7806

The balance of silver purchased under the act of July 14, 1890, on hand at each mint is exhibited in the following table:

Mints.	Fine ounces.	Cost.
Philadelphia San Fraucisco New Orleans Carson	118, 992, 627, 04 11, 986, 924, 81 8, 984, 898, 95 735, 401, 87	\$107, 703, 176, 22 10, 751, 277, 59 7, 715, 082, 89 588, 743, 30
Total	140, 699, 852, 67	126, 758, 280. 00

At the date of the passage of the silver law of July 14, 1890, the price of silver in

London was 49‡ pence, equivalent to \$1.07‡ per fine ounce.

The highest point reached since the passage of the act was in New York, August 19, 1890—\$1.21 per fine ounce, and in London, September 3, 1890—54‡ pence, equivalent to \$1.18‡ per fine ounce.

COURSE OF SILVER.

The opening quotations for silver July 1, 1892, both in the London and New York markets, were the highest during the fiscal year.

The London quotation for silver (0.925 fine) was 40_{19}^{9} pence, equal to \$0.8809 per ounce fine. The New York price at the same date was \$0.88\frac{1}{2}\$ per ounce fine.

From July 1, 1892, to June 26, 1893, the decline in the price was \$0.05\frac{3}{4}, against a decline of about \$0.24 per ounce during the previous fiscal year.

The lowest price reached between July 1, 1892, and June 26, 1893, was 37, pence,

equal to \$0.823 per ounce fine.

From the 23d to the 30th of June, 1893, the decline was rapid. On the 24th of June, 1893, rumors became current in London and New York that India contemplated closing her mints to silver. At this date the quotation in London was 371 pence and in New York \$0.82.

On the 26th of June it was definitely announced that the legislative council of India had passed a bill closing her mints to the deposit of silver by individuals for

coinage.

The quotation on that day in London was 36 pence, equal to \$0.784 per ounce fine

and in New York \$0.780.

A rapid decline took place daily, until, on the 30th of June, the price in London reached 301 pence, equal to \$0.664 per ounce fine, and in New York the price was quoted at from 67 to 65 cents.

The average price of silver during the fiscal year in London was 38# pence, equal

to \$0.841 per ounce fine.

At the highest price of silver the bullion value of the silver dollar was \$0.653, at

At the layest price of silver one bullion value of the silver dollar was \$0.005, at the lowest price, \$0.515, and at the average price, \$0.650.

On July 1, 1893, the price advanced very suddenly to 33½ pence, reaching on July 5, 34½ pence, from which point it declined, closing, on July 31, at 32½ pence.

Notwithstanding the fact that India had closed her mints to silver, there was a large demand for shipment to that country, as well as to China, in August.

The price advanced from 32½ pence to 34½ pence, closing at 34½ pence.

In September the demand for shipment to India and China continued and the

In September the demand for shipment to India and China continued, and the price, with slight fluctuations, rauged from 34 to 341 pence, closing at 341 pence.

In October, the demand for both India and China having fallen off, and the repeal of the Act of July 14, 1890, by Congress, being anticipated, the rate declined from 34½ to 31½ pence, on the 31st.

In November, the price ranged from 31½ to 32½ pence, and at the present date,

November 29, is 32 pence.

The average London price for the four months ending October 31, 1893, was 33\frac{1}{3}\text{pence}, equal to \$0.7383. The average New York price for the same time was \$0.7350. The exports of silver from London to India, China, and the Straits, during the first nine months of the present calendar year, from January 1, 1893, to October 5, 1893, were £7,820,455, against £8,325,098 in the corresponding period of 1892, showing a decrease of £504,643.

The exports of silver from London to India, China, and the Straits, since 1881,

have been as follows:

Exports of silver to the East,

Year.	India.	China.	Straits.	Total.
1881	\$12, 375, 612	\$3, 898, 860	\$3, 577, 729	\$19, 852, 201
1882	18, 604, 945	1, 584, 318	7, 354, 255	27, 543, 518
1883	18, 040, 140	4, 212, 574	11, 189, 631	33, 442, 345
1884	26, 073, 909	5, 018, 714	8, 136, 097	39, 228, 720
1885	30, 913, 667	8, 160, 315	3, 108, 146	37, 182, 126
886	21, 159, 591	1, 769, 425	2, 892, 064	25, 821, 080
887	19, 798, 328	1, 427, 179	2, 766, 946	23, 902, 453
888	21, 162, 116	1, 153, 002	3, 219, 321	25, 534, 439
889	28, 392, 786	2, 731, 861	8, 181, 141	39, 305, 78
890	35, 673, 177	1, 284, 498	4, 441, 197	41, 398, 872
891	21, 717, 992	1, 177, 620	10, 754, 800	38, 650, 412
892	35, 180, 897	719, 668	18, 622, 825	54, 523, 390
893 (first nine months)	27, 201, 068	5, 010, 125	5, 847, 051	38, 058, 24
Total	316, 294, 228	33, 148, 159	90, 091, 203	439, 533, 590

^{*} A further decline took place in February, 1894, to 291 pence.

The net imports of silver into British India and the amount of council bills sold during the last nineteen English official years (ended March 31 of each year) have been as follows:

Years.	Net imports of silver.	Amount of council bills sold.	Years.	Net imports of silver.	Amount of council bills sold.
1874-`75	\$22, 580, 560	\$52, 760, 7 15	1886–'87	\$ 34, 844, 140	\$34, 296, 577
1875-'76		60, 294, 052	1887-'88	45, 307, 115	73, 220, 790
1876-'77		61, 784, 106	1888-'89	45, 000, 525	69, 218, 337
1877-'78	71, 440, 220	49, 319, 325	1889-'90	43, 798, 500	76, 890, 700
1×7×-'79	19, 320, 005	37, 880, 692	1890-'91	51, 926, 717	77, 713, 304
1879-'80	38, 299, 355	74, 271, 598	1891-'92	42, 738, 086	79, 818, 085
1880-'81	18, 930, 685	74, 163, 888	1892-'93	41, 713, 479	78, 360, 349
1×81–'×2	26, 181, 770	89, 604, 086			
1882-'83	36, 401, 420	73, 584, 015	Total	704, 040, 907	1, 316, 989, 438
1883-'84	31, 194, 265	85, 649, 451		,,	
1884-`*5	35, 282, 125	66, 946, 731	Annual average	37, 054, 784	69, 315, 233
1885–'86	56, 500, 065	51, 212, 637			,,

BRIEF REVIEW OF THE COURSE OF SILVER FROM 1848 TO 1893, INCLUSIVE, AND OF THE CAUSES OF ITS DEPRECIATION SINCE 1872.

During the calendar year 1848 the average price of silver in the London market was 591d. per ounce for silver 625 fine (British, standard), equivalent in United states money to \$1.3098 per ounce 1,000 fine.

The price from this time gradually advanced until 1859, when it reached an

average for the year of 6216d.

The advance in the price between 1850 and 1859 was due to the very large increase in the production of gold in California and Australia, which added to the world's supply of that metal without any material increase in the supply of silver. The advance in the price was also greatly stimulated by the large loans made in silver to India for public improvements and for expenses incidental to the suppression of the Sepoy mutiny of 1857.

Between 1860 and 1866 a decline took place, the yearly average price ranging from 61 d. to 61 d. The latter figure was maintained until after the close of the civil war in the United States, by reason of the limited supply of, and the increased demand for, silver. Cotton was at this time cultivated very extensively in India, because of the small quantity of it obtainable from the United States, and large amounts of silver were required for shipment to that country to pay for it.

The variation in the average yearly price, from 1867 to 1872, was only 1.d. The average price of silver in 1873 was 591d., equal to \$1.29883. Since that time the yearly average decline has been steady, with only four exceptions. The average price for the month of October, 1893, was 33:608d., equal to \$0.73672, a decline in a period of a little over twenty years, of \$0.56211 per ounce.

The causes of this great decline, stated briefly, are as follows:

First. Germany, in 1871 and 1873, enacted laws demonetizing silver, making gold the sole standard of value, and calling in all silver coins previously issued and circulated in the several States of the German Empire.

To produce the gold necessary for the purposes of coinage, Germany sold, between 1873 and 1879, large amounts of silver from her store of melted silver coins, including the amount received from France in payment of the indemnity imposed upon her at the close of the Franco-Prussian war.

The effect of this legislation was to create a demand for gold in Germany and to increase the supply of silver bullion, or melted coins, in other countries, and to cause a depreciation in the price of the white metal.

Second. In 1872, Norway, Sweden, and Denmark entered into a monetary treaty demonetizing silver, which was formally ratified by Sweden and Denmark in 1873 and by Norway in 1875. By this treaty they adopted the single gold standard and made silver a subsidiary metal, to be coined on Government account only, for change purposes

Third. Holland, which had been on a silver basis since 1847, practically followed the example of Germany-in 1875, for, although in that year it nominally adopted the double standard at the ratio of 1 to 15 Å, it, as a matter of fact, prohibited the coin-

age of silver, thus becoming, like Germany, gold monometallic.

Fourth. The price having fallen to a point at which it becomes profitable for brokers to purchase silver in Germany and ship it to the States comprising the Latin Union for conversion into 5-franc pieces, the parties to that monetary treaty decided, in 1874, to limit the amount of 5-franc pieces to be coined by each.

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This, bowever, did not have the effect to steady the price, and in 1878 the mints of the Latin Union were closed to the coinage of full legal-tender silver coins, and have remained so ever since.

Fifth. In September, 1876, Russia suspended the coinage of silver except as to such an amount as might be required for trade purposes with China.

Notwithstanding the fact that the silver standard legally prevailed in Austria-Hungary until 1892, the free coinage of silver has been suspended in that country

since 1879. In 1892 it formally adopted the single gold standard.

By the act of 1873 the coinage of full legal-tender silver was tacitly prohibited in the United States and gold made the sole standard of value, but as we were then on a paper basis, the price of silver can not be said to have been appreciably affected by that act, especially as it provided for the receipt of silver from individuals for coinage into trade dollars, and the further fact that large purchases of silver were made for the subsidary silver coinage under the acts of 1873 and 1875, to replace the fractional paper currency which had been used for change purposes since 1862.

The act of February 28, 1878, authorized the coinage of silver dollars of the weight

of 4124 grains, as provided for by the act of January 18, 1837, and which were a full Under the act of 1837 the coinage was free to individuals, but the act of 1878 provided for the coinage of full legal-tender silver dollars on Government account only. It also provided for the purchase for this coinage of not less than \$2,000,000, nor more than \$4,000,000 worth of bullion each month, at the market price. But notwithstanding the magnitude of the purchase of silver required to be

made under the act of 1878 the decline in price continued.

Further legislation by the United States, still more favorable to silver, was enacted by the act of July 14, 1890, which provided for the purchase of 54,000,000 ounces annually, the estimated production of our domestic mines. The effect of this act was to cause a temporary advance in the price of silver, but the high price could not be maintained owing to the largely increased output by the silver-producing countries of the world, and the price commenced to decline in September, 1890, and continued to do so.

Sixth. On the 26th of June, 1893, the Legislative Council of India passed a bill closing her mints to silver coinage for individuals, and her action has been followed in the United States by the repeal of the purchasing clause of the act of July 14,

The present price of silver in the London market is .321d. for silver .925 fine, equivalent in United States money to \$0.70, for silver 1,000 fine.

Seventh. The great increase in the production of the metal. In 1873 the world's production of silver was estimated to be \$81,800,000, and in 1892 at \$196,605,000—an increase in the annual supply, in twenty years, of over 140 per cent.

Considering the enormously increased production of silver and the decreasing demand for it for coinage purposes, it would be a matter of surprise if the price had

not very greatly declined.

The increase of the production has had more to do with the depreciation of silver than has its demonetization by some countries and the suspension of its coinage by others.

As Prof. Lexis says:

Undoubtedly the suspension of the coinage of silver in several of the most important civilized States, together with the German and Scandinavian sales, contributed materially to the depression of the price of that metal. It would not, however, have lost much of its former value if its annual production had continued at the same figure as at the beginning of the fifth decade of this century. It still found in India and China so great an outlet as a money metal that an overloading of the European

market with it could not, on the supposition just made, have taken place.

During no former period had so much silver been employed, even approximately, every year, in coinage or used in some other way (especially as a deposit against paper money) for monetary purposes, as there has been in the present. Leaving Mexico and the South American States entirely out of consideration, there were coined in Europe, the United States, and India, in the years 1851 to 1860, an annual average (at the old ratio) of \$38,794,000. During the decade 1861-1870, when the production of silver in the west of the United States began to be developed, and when the cotton famine enormously increased the payments due to India on account of international trade, this annual average coinage amounted to \$80,020,000. But even this figure, which up to that period had never been reached, is exceeded by the average amount of coinage (Mexico and South America not included) in the years 1887 to 1891, when the price of silver had fallen as low as 43½d. in London. The average coinage of those years amounted to no less than \$113,000,000 (at the old ratio of value), and this sum does not include the storage of silver bullion by the United States.

The known aggregate coinage of silver during the sixteen years, 1876-1891—that is, during the period of the greatest depreciation of the metal—amounted to \$2,110,-

560,000. From this we must deduct \$71,000,000, which were recoined from old coins into German and Scandinavian divisional coins, but this amount is offset by the monetary silver bullion stock in the United States created under the law of July

Moreover, this sum embraces about \$950,000,000 of Mexican piasters, one-half of which may have served as coinage material. The remainder went to China, or may be considered the equivalent of the bar silver experted to China, and which serves monetary purposes. The net silver coinages, therefore, of this metal would have to be put at at least \$1,560,000,000. On the other hand, the production of silver during the same period, according to Soetbeer, amounted to \$2,109,394,000. Thus the net coinage was fully 74 per cent of the production, while the gross amount of coinage shows that a quantity of silver as large or even larger than that of the silver newly produced passed through the mints.

The coinage of silver, it is true, has been suspended in France. It can no longer be turned, for the convenience of holders, into 5-franc pieces, but in lieu thereof it has found a place in the currency of the United States to the amount annually of \$70,000,000—a sum six times as great as the average annual coinage of France during

the time of silver's supremacy.*

The heavy sales of silver by Germany ceased fourteen years ago. The past coinages of the states that stamped 5-francilver pieces have been more than counterbalanced by the coinages and storage of silver by the United States. And still another cause of the depreciation which the English silver commission of 1876 called attention to, viz, the decrease of the silver exports to India, has not been operative of late years. These facts make it evident that the great cause of depreciation of silver of late years has been its increased production.

DISTRIBUTION OF SILVER DOLLARS.

The number of silver dollars distributed from the mints during the fiscal year ended June 30, 1893, was 6,811,629, against a distribution of 9,407,920 for the preceding fiscal year, showing a decrease in the distribution of these pieces of 2,596,291.

The following table exhibits the number of silver dollars on hand, the coinage, and the distribution from each mint at the dates named:

Dates.	Philadelphia.	San Fran- cisco.	New Orleans.	Carson.	Total.
In mints July 1, 1892	50, 083, 000	36, 301, 366	9, 701, 300	4, 126, 636	100, 212, 302
	1, 356, 715	700, 000	1, 920, 000	1, 367, 000	5, 343, 715
Total	51, 439, 715	37, 001, 366	11, 621, 300	5, 493, 636	105, 556, 017
	50, 447, 000	35, 813, 683	7, 085, 250	5, 398, 455	98, 744, 388
Distributed from mints	992, 715	1, 187, 683	4, 536, 050	95, 181	6, 811, 629

CIRCULATION OF SILVER DOLLARS.

The following table exhibits the total number of silver dollars coined, the number held by the Treasury for the redemption of certificates, the number held in excess of outstanding certificates, and the number in circulation on November 1 of each of last eight years:

COINAGE, OWNERSHIP, of CIRCULATION and SILVER DOLLARS.

		In the T		
Date.	Total coinage.	Held for pay- ment of certifi- cates out- standing.	Held in excess of certificates outstanding.	In circulation.
Nev. 1, 1896	244, 433, 386 277, 110, 157 309, 750, 890 343, 638, 001 380, 988, 476 409, 475, 368 416, 412, 835 419, 332, 550	100, 306, 800 160, 713, 957 229, 783, 152 277, 319, 944 308, 206, 177 321, 142, 642 324, 552, 532 325, 717, 232	82, 624, 431 53, 461, 575 20, 196, 288 6, 210, 577 7, 672, 725 26, 197, 265 30, 187, 848 34, 889, 500	61, 502, 155 62, 934, 625 59, 771, 450 60, 098, 480 65, 709, 564 62, 135, 461 61, 672, 455 58, 725, 818

^{*} Prof. Lexis's estimate of the net coinage of silver during the years 1876-1891 is probably too large. He does not make sufficient allowance for recoinages during that period. This, however, does not materially impair the validity of his argument.

SUBSIDIARY SILVER COINAGE.

During the fiscal year ended June 30, 1893, the coinage of subsidiary silver aggregated 28,947,461 pieces, of the nominal value of \$7,217,220.90, consisting of \$3,266,630 in half dollars, \$2,848,618 in quarter dollars, and \$1,101,972.90 in dimes. Of this coinage \$607.75 were manufactured from purchased bullion and \$7,216,613.15 from worn and uncurrent silver coin transferred from the Treasury for recoinage.

Worn and uncurrent silver coin of the nominal value of \$7,618,198.25 was transferred from the Treasury to the mints for recoinage. These coins, upon melting, were found to contain 5,940,544.90 ounces of standard silver, the coining thereof in subsidiary silver coins being \$7,381,289.58, showing a loss of \$236,908.67, which sum was reimbursed the Treasury from the appropriation for loss on recoinage of worn and uncurrent silver coin.

The amount and cost of silver on hand July 1, 1892, available for the subsidiary silver coinage, the amount obtained, and the amount used during the year, and the balance on hand at the close thereof, are shown in the following table:

SILVER for SUBSIDIARY COINAGE, 1893.

	Mint at Ph	iladelphia.	Mint at San Francisco.		
. Stock.	Fine ounces.	Cost.	Fine ounces.	Cost.	
Silver bullion on hand July 1. 1892	134. 852 ·48 8, 675, 905 ·30 310 ·24	\$186, 236. 94 5, 081, 694. 01 428. 87	69, 241 ·45 707, 225 ·85	\$95, 720. 00 977, 675. 25	
Total stock	3, 811, 066 ·02 3, 809, 774 ·52	5, 268, 269. 82 5, 266, 600. 95	776, 467 ·30 422, 490 ·73	1, 073, 395. 25 584, 054. 90	
Balance on hand June 30, 1893	1, 293 ·50	1, 668. 87	353, 976 -57	489, 340. 35	
a	Mint at No	ew Orleans.	Total.		
Stock.	Fine ounces.	Cost.	Fine ounces.	Cost.	
Silver bullion on hand July 1. 1892	32, 645 ·02 956, 309 ·22	\$45, 128. 77 1, 322, 010. 32	236, 738 ·95 5, 339, 440 ·37 310 ·24	\$327, 085, 71 7, 381, 289, 58 428, 87	
Total stock	988, 954 ·24 988, 491 ·93	1, 367, 139, 09 1, 366, 500, 00	5, 576, 489 ·56 5, 220, 757 ·18	7, 708, 804. 16 7, 217, 155. 85	
Balance on hand June 30, 1893	462 -31	639. 09	355, 732 -38	491, 648, 31	

The amount, cost, and nominal value of the subsidiary silver coinage executed during the fiscal year, and the sources from which the bullion was obtained, are exhibited in the following table:

NOMINAL VALUE of MATERIALS used in the SUBSIDIARY SILVER COINAGE, 1893.

Sources from which bullion was obtained.	Fine ounces.	Cost.	Coinage.
Mint at Philadelphia: Worn and uncurrent coin	3, 675, 905 -30	\$5, 081, 6 04, 01	\$5, 266, 058, 25
Bullion purchased	310 .24	428. 87	607. 75
Worn and uncurrent coin	707, 225 ·85	977, 675. 25	584, 054. 90
Worn and uncurrent coin	956, 300 ·22	1,322,010.32	1, 366, 500. 00
Total	5, 339, 750 -61	7, 381, 718. 45	7, 217, 220. 90
SUMMARY.			
Worn and uncurrent coin	5, 339, 440 ·37 310 ·24	7, 381, 289, 58 428, 87	7, 216, 613. 15 607. 75
Aggregaté	5, 339, 750 -61	7, 381, 718. 45	7, 217, 220. 90

SEIGNIORAGE ON SILVER COINAGE.

The balance of profits on the coinage of silver on hand at the mints at the commencement of the fiscal year, July 1, 1892, was \$70,964.25. The seigniorage on the coinage of silver dollars during the year amounted to \$1,559,297.36, and on subsidiary coinage \$65.05, a total of \$1,559,362.41. From the seigniorage there were paid during the year for expenses of distributing silver coin \$24,382.12, and for reimbursements the year for expenses of distributing silver coin \$24,382.12, and for reimbursements of silver wasted by the operative officers and for bullion sold in sweeps, \$8,075.05, leaving the net profits on the coinage of silver for the year, \$1,526,905.24. Of this sum \$1,396,109.87 was deposited in the Treasury during the year. The balance of profits on the coinage of silver on hand at the mints June 30, 1893, was \$201,759.62. Including the balance on hand at the mints July 1, 1878, the net profits on account of the coinage of silver from that date to November 1, 1893, paid into the Treasury of the United States aggregates \$74,262,970.99.

The total seigniorage on the coinage of silver under the act of July 14, 1890, from August 13, 1890, to November 1, 1893, was \$6,977,098.39. Of this amount \$78,447.12 was paid for expenses of distributing silver coins, and \$60,849.92 to reimburse the bullion fund for wastage of the operative officers of the mints and for bullion sold in sweepings, and the balance paid into the Treasury.

MOVEMENT OF GOLD FROM THE UNITED STATES.

In the following tables, which have been carefully prepared by the superintendent of the United States assay office at New York, the exports of gold from that port to Europe during the fiscal year ended June 30, 1893, are presented in detail; also the exports during the four months from July 1 to October 31, 1892, as well as the return movement:

Statement of United States GOLD COIN EXPORTED from NEW YORK to EUROPE during the fiscal year ended June 30, 1893.

Date.	Des- tination.	Value.	Rate of exchange.	Date.	Des- tination.	Value.	Rate of exchange.
1892.				1893.	_		
July 1	France		4. 88	Feb. 3		\$2 , 500, 000	
July 6	Germany .	500, 000		Feb. 10	do	8, 250, 000	
մակ ց 8	France			Feb. 15	Germany.	1,000,000	
July 13	Germany .	750, 000		Feb. 15	England	500, 000	
July 29	France	1, 200, 000		Feb. 17	France	1,000,000	
July 29	Germany.	2, 750, 000		Feb. 20	Germany .	8, 500, 000	4. 881 4. 881
Ang. 5	France	1,000,000			Holland	500, 000	4.88
Aug. 10	England	1,000		Mar. 6	Germany .	2, 300, 000	4.87
Aug. 12	go	1,000,000	4.88	Mar. 20	do	500, 000	
Aug. 15	Germany .	1,000,000		Mar. 27	do	500, 000	
Aug. 18	do	960, 000		Apr. 3	do	1, 510, 000	
Aug. 24	1do	1.500.000		Apr. 8	do	500,000	
Sept. 2	France	1, 100, 000	4, 881-4, 381	Apr. 10	do	3,500,000	
Sept. 3	Germany .	1, 500, 000		Apr. 14	do	1, 250, 000	
Sept. 12	do			Apr. 17	do	1, 750, 000	
Sept. 21	England	800		Apr. 17	France	2, 000, 000	
Nov. 25	France	600,000		Apr. 17	Germany .		
Dec. 2	do	1, 600, 000	4.88	Apr. 17	England	500, 000	
Dec. 12	Germany .	2, 750, 000		Apr. 20	Germany .		
Dec. 14	France	1, 000, 000		A pr. 24	do		4. 884
Dec. 14	Germany .	500, 000	4.881	May 1	do		
Dec. 19	do	3, 900, 000		May 12	England	500,000	
Dec. 21	France	500,000	4. 87 <u>1</u> -4. 87 <u>1</u>	May 13	Germany .	10,500	
Dec. 27	England	8, 900	4.87	May 16	England	1,500,000	
Dec 30	France	500, 0 00	4. 871-4. 871	May 17	do	1,000,000	4. 891-4. 891
18 9 3.	i			May 19	do	2, 000, 000	4.89-4.891
Jan. 6	do	2, 000, 000	4.871-4.872	May 22	do	1,000,000	4. 89-4. 89 <u>1</u>
Jan. 20	do	4, 300, 600	4.87	May 25	do	935,000	4.891
Jan. 23	Germany .	775, 000	4. 87 <u>1</u> 4. 87 <u>1</u>	May 26	do	2, 500, 000	4. 89 <u>1</u> -4. 89 <u>1</u>
Jan. 27	France	2, 850, 000	4.87 4.87	May 20	do	1, 000, 000	4.89
Jan. 27	Holland	500, 000	4. 87 4. 87 2	May 31	do	4, 000, 000	4, 89 1 -4, 89‡
Jan. 30	Germany .	1,000,000	4.87 4.87	June 2	do	1,500,000	4. 89 <u>1</u> -4. 89 <u>1</u>
Jan. 31	do	500,000	4.87	June 5	do	1,000,000	
				i .		' ' ' '	

RECAPITULATION OF GOLD EXPORTS.

	Value.
Total. Foreign gold coms Gold bars	\$90, 081, 800 116, 400 82, 122
Total shipments to Europe.	

During the same period there were shipped to the West Indies and Central and South America the following amounts, viz:

	Value.
United States gold coin	\$2, 972, 615 6, 487, 791
Total	9, 460, 406
Grand total	99, 740, 728

The imports of gold during the same period were as follows:

Imports.	Value.
From Europe: United States gold coin Poreign gold coin Foreign gold bullion	\$487, 508 5, 887, 634 1, 300
Total	6, 366, 442
From Mexico, Central and South America, and the West Indies: United States gold coin Foreign gold coin Foreign gold bullion	1, 426, 309 1, 034, 559 604, 647
Total	3, 065, 515
Grand total	9, 431, 957

Supplementary statement of IMPORTS of GOLD COIN and BULLION at the port of NEW YORK from July 1, to October 31, 1893.

From-	United States coin.	Foreign coin.	Bullion.	Total.
England France Germany Portugal	\$15, 596, 002 1, 428, 989 9, 290, 825 3, 000	\$5, 690, 468 2, 335, 107 1, 600, 095	\$6, 342, 152 782, 209 1, 995, 274	\$27, 628, 622 4, 546, 305 12, 796, 195 3, 000
Total from Europe	26, 228, 816 1, 465, 794	9, 625, 671 4, 796, 677	9, 119, 635 459, 191	44, 974, 122 6, 721, 662
Grand total	27, 694, 610	14, 422, 348	9, 578, 826	51, 695, 784

Supplementary statement of EXPORTS of GOLD COIN and BULLION from NEW YORK during the FOUR MONTHS ended October 31, 1893.

To England, gold bullion	\$4, 100 4, 750 400	
Total to Europe West Indies and Central America: Foreign coin United States coin	1, 330, 876	9, 250
United States coin	123, 732	1, 454, 608
Grand total		1, 463, 858

SILVER PURCHASES.

All the silver purchased during the fiscal year 1893 was bought under the provisions of the act of July 14, 1890, which provided for the purchase by the Secretary of the Treasury "from time to time silver bullion to the aggregate amount of four

million five hundred thousand ounces, or so much thereof as may be offered in each month at the market price thereof, not exceeding one dollar for three hundred and seventy-one and twenty-five hundredths grains of pure silver."

Under the provision of law above cited, offers for the sale of silver to the Government, in lots of 10,000 ounces and over, were received and considered at 1 o'clock p. m. on Monday, Wednesday, and Friday of each week, and were invariably made by

The superintendents of the coinage mints were authorized to purchase silver in lots of less than 10,000 ounces at a price fixed from time to time by the Director of the Mint, and which agreed with the market price.

During the year the amount delivered upon purchases made by the Department at the respective coinage mints aggregated 50,276,215.83 fine ounces, costing \$42,380-

The amount delivered on purchases made by the superintendents of the several coinage mints, in lots of less than 10,000 ounces, was 3,547,300 64 fine ounces, costing \$2,990,493.57.

Silver contained in gold deposits, bar charges, and fractions, amounting to 184,-646.13 fine ounces, costing \$160,335.59, was also purchased.

The aggregate amount of silver purchased in the manner above stated during the year was 54,008,162.60 fine ounces, costing \$45,531,374.53.

The average cost per fine ounce was \$0.843, at which rate the bullion value of the

silver dollar is 65.3 cents.

From July 1 to November 1, 1893, the date of the repeal of the purchasing clause of the act of July 14, 1890, the purchases amounted to 11,917,658.78 fine ounces, costing

\$8,715,521.32.

The total amount of silver purchased under the act of July 14, 1890, from August 13, 1890, the date the act went into effect, to November 1, 1893, the date of the repeal of the purchasing clause, aggregates 168,674,682.53 fine ounces, costing \$155,931,002.25, the coining value of the same in silver dollars being \$218,084,438. Of this amount there have been used in the coinage of 36,087,285 silver dollars 27,911,259.49 fine ounces, cost \$29,110,186.61.

The amount wasted by the operative officers of the mints, and sold in sweeps, was 63,570.37 fine ounces, costing \$62,535.64, leaving a balance on hand at the coinage mints of 140,699,852.67 fine ounces, costing \$126,758,280, the coining value of the same in silver dollars being \$181,914,961.

BULLION DELIVERED on SILVER PURCHASES under act of July 14, 1890, fiscal year 1893.

Mode of acquisition.	Fine ounces.	Cost.
Purchased by Treasury Department (lots of over 10,000 ounces) turchased at mints (lots of less than 10,000 ounces) Partings, bar charges, and fractions	50, 278, 215 ·83 3, 547, 300 ·64 184, 646 ·13	\$42, 880, 545, 37 2, 990, 493, 57 160, 335, 59
Total	54, 008, 162 -60	45, 531. 374. 53

BULLION DELIVERED on SILVER PURCHASES under act of July 14, 1890, for the months of July, August, September, October, and November, 1893.

Mode of acquisition.	Fine ounces.	Cost.
Purchased by Treasury Department (lots of over 10,000 ounces)	11. 074, 042 ·65 770, 939 ·94 72, 676 ·19	\$8, 100, 281, 25 562, 152, 58 53, 087, 49
Total	11, 917, 658 -78	8, 715, 521. 32

The amount of silver offered for sale to the Government during the year aggregated 98,467,800 fine ounces, and from July 1 to November 1, 1893, 19,578,000 fine ounces.

The offers and purchases of silver during the fiscal year, and from July 1 to November 1, 1893, are shown by the following tables:

SILVER OFFERED, PURCHASED, and COST of same during the fiscal year 1893, under act of July 14, 1890.

Date.	Offers.	Amount pur- chased.	Cost.
1892.	Fine ounces.	Fine ounces.	
[uly 1	574, 600	359, 600	\$317, 297. 00 480, 786, 00
Tuly 6	774, 000	550,000	480, 786, 00
uly 8	617, 000	410, 000	358, 985, 0 0
uly 11 uly 13 uly 15 uly 18 uly 20	1, 003, 000	671,000	588, 348, 50 191, 715, 00
uly 13	507, 000 756, 000	220,000	191, 715.00
uly 15	756, 000	481.000	420, 079. 00
uly 18	894, 000	612,000	533, 614, 00
uly 20	493, 000	343,000	296, 913, 00
uly 22	580, 000	380,000	329, 915. 00
uly 25	836, 000	170,000	147, 050. 00
uly 22 uly 25 ocal purchases	· · • · · · · · · · · · · · · · · · · ·	312, 645 09	27 2. 8 5 0. 6 0
Total for July	7, 034, 600	4, 509, 245 09	3, 937, 553. 10
ugust 1	831, 000	450,000	385, 820. 00
ngust 3	683, 000	280, 000 i	240, 014. 00
ugust 3ugust 5	004 000	567,000	484, 444. 8
ugust 8. ugust 10. ugust 12. ugust 15. ugust 17.	918, 000	581,000	490, 828. 80
ugust 10	650, 600	500,000	421, 525, 00
ugust 12	525, 000 635, 000	350,000	290, 365, 00 238, 270, 00
ngnat 15	635, 000	285, 000	238, 270, 00
ngnat 17.	851,000	571,000	477, 467. 00
UEUSI 19	489, 000	200,000	165, 985, 00
nonet 99	851 000	415, 000	347, 027, 00
ocal purchases		297, 478 23	347, 027, 00 249, 426, 92
Total for August	7, 427, 000	4, 496, 478 23	3, 791, 173. 5
antambor 9	1, 073, 000	215 000	263, 477, 50
sptember 2	753,000	315, 000 653, 000	469 107 40
eptember 5eptember 7	634, 000	325, 000	462, 197. 40 271, 770. 00
eptember 9	795, 000	100,000	83, 530. 00
ntember 10	671,000	200, 000	167, 610. 00
eptember 12 eptember 14	969 500	527, 500	441 414 00
eptember 16	862, 500 406, 000	256 (99)	441, 414, 00 297, 564, 10
eptember 10	780, 000	356, 000	297, 304, 10
eptember 19		480,000	402, 397. 50
eptember 21	413,000	338, 000	282, 593. 40
sptember 23	512, 500 875, 000	337, 500 606, 000	282, 805. 00
eptember 23. eptember 26.		165, 000	508, 025, 60
ocal purchases.	536, 000	204, 019 02	138, 104, 50 170, 443, 60
Total for September	8, 311, 000	4, 507, 019 02	3, 771, 962, 56
October 3	946, 000	650,000	\$43, 035, 00
ctober 5	724, 000	374, 000	843, 901. 00
lataban 2	764, 500	173.000	146, 725. 00
ctober 10	778,000	703, 000	596, 470. 50
otober 19	214, 000	No purchases.	000, 410.00
atabar 14	629, 000	199, 000	170, 941. 00
ctober 17.	841,000	702,000	609, 244, 50
etober 19.	564, 000	389, 000	335, 470, 50
ctober 24.	1, 220, 000	313,000	270, 649, 50
ctoher 26.	1, 364, 000	840,000	720, 880, 00
11	1, 304, 000	222, 467 -54	190, 073. 2
ocar purchases			
Total for October	8, 044, 500	. —————	3, 897, 390. 22
Total for October		4, 465, 467 -54	
Total for October	1, 301, 000	4, 465, 467 :54	682, 172. 00
Total for October	1, 301, 000 784, 000	4, 465, 467 ·54 797, 000 381, 000	682, 172, 00 328, 169, 20
Total for October	1, 301, 000 784, 000 1, 523, 000	4, 465, 467 ·54 797, 000 381, 000 875, 000	682, 172, 00 328, 169, 20
Total for October	1, 301, 000 784, 000 1, 523, 000 575, 000	4, 465, 467 ·54 797, 000 381, 000 875, 000 200, 000	682, 172, 00 328, 169, 20
Total for October	1, 301, 000 784, 000 1, 523, 000 575, 000 671, 000	4, 465, 467 ·54 797, 000 381, 000 875, 000 200, 000 381, 000	682, 172, 00 328, 169, 20
Total for October	1, 301, 000 784, 000 1, 523, 000 575, 000 671, 000 927, 000	4, 465, 467 :54 797, 000 381, 003 875, 000 200, 000 381, 000 400, 000	682, 172, 00 328, 169, 20 747, 162, 50 169, 200, 00 323, 709, 50 839, 277, 50
Total for October	1, 301, 000 784, 000 1, 523, 000 575, 000 671, 000 927, 000 323, 000	4, 465, 467 '54 797, 000 381, 000 875, 000 200, 000 381, 000 400, 000 323, 000	682, 172, 00 328, 169, 20 747, 162, 50 169, 200, 00 323, 709, 50 839, 277, 50
Total for October	1, 301, 000 784, 000 1, 523, 000 575, 000 671, 000 927, 000 323, 003 655, 000	4, 465, 467-54 797, 000 381, 000 875, 000 200, 000 381, 000 400, 000 323, 000 305, 000	682, 172, 00 328, 169, 20 747, 162, 50 169, 200, 00 323, 709, 50 839, 277, 50
Total for October	1, 301, 000 784, 000 1, 523, 000 575, 000 671, 000 927, 000 323, 003 655, 000 514, 000	4, 465, 467 ·54 797, 000 381, 000 875, 000 200, 000 381, 000 400, 000 323, 000 305, 000 350, 000	682, 172, 00 328, 169, 22 747, 162, 50 169, 200, 00 323, 709, 50 839, 277, 50 273, 865, 56
Total for October	1, 301, 000 784, 000 1, 523, 000 575, 000 671, 000 927, 000 323, 003 655, 000	4, 465, 467 ·54 797, 000 381, 003 875, 000 200, 000 381, 000 400, 000 322, 000 305, 000 350, 000 274, 000	682, 172, 00 328, 169, 22 747, 162, 50 169, 200, 00 323, 709, 50 839, 277, 55 273, 865, 50 258, 614, 50 296, 700, 00 234, 265, 00
Total for October	1, 301, 000 784, 000 1, 523, 000 575, 000 671, 000 927, 000 323, 003 655, 000 514, 000 399, 000	4, 465, 467 ·54 797, 000 381, 000 875, 000 200, 000 381, 000 400, 000 323, 000 305, 000 350, 000	082, 172, 00 328, 169, 20 747, 162, 51 169, 200, 00 323, 709, 56 339, 277, 56 258, 614, 56 296, 700, 00 234, 265, 00
Total for October Jovember 1 Jovember 4 Jovember 7 Jovember 9 Jovember 11 Jovember 16 Jovember 18 Jovember 21 Jovember 23 Jovember 23 Jovember 23 Jovember 24 Jovember 24 Jovember 38 Jov	1,301,000 781,000 1,523,000 575,000 671,000 927,000 323,003 655,000 514,000 399,000	4, 465, 467 :54 797, 000 381, 000 575, 000 200, 000 381, 000 400, 000 323, 000 305, 000 274, 000 228, 562 :39 4, 517 562 :39	08-2, 172, 00 328, 169, 20 747, 162, 51 169, 200, 00 323, 709, 56 839, 277, 50 273, 865, 50 258, 614, 52 296, 700, 00 234, 265, 00 194, 904, 44
Total for October. [ovember 1. ovember 4. ovember 7. ovember 9. ovember 11. ovember 16. ovember 18. ovember 18. ovember 21. ovember 23. ocal purchases Total for November	1, 301, 000 784, 000 1, 523, 000 575, 000 671, 000 927, 000 323, 000 514, 000 399, 000	4, 465, 467 ·54 797, 000 381, 003 873, 000 200, 000 381, 000 400, 000 323, 000 325, 000 350, 000 274, 000 228, 562 ·39 4, 517 ·562 ·39 310, 000	08-2, 17-2, 00 32-8, 169, 21 747, 162, 5-1 169, 200, 00 323, 709, 5-6 839, 277, 5-5 273, 865, 5-6 25-8, 61-4, 5-2 296, 700, 00 23-4, 265, 00 19-4, 90-4, 4-4 3, 848, 040, 1-
Total for October fovember 1 fovember 4 fovember 7 fovember 9 fovember 11 fovember 16 fovember 18 fovember 21 fovember 23 fovember 23 fovember 25 fovember 6 fovember 6 fovember 6 fovember 7 fovember 7 fovember 7 fovember 8 fovember 8 fovember 9 fovember 9 fovember 9 fovember 9 fovember 9 fovember 5	1,301,000 781,000 1,523,000 575,000 671,000 927,000 323,00) 655,000 514,000 399,000 7,672,000 1,000,000 711,000	4, 465, 467 ·54 797, 000 381, 003 873, 000 200, 000 381, 000 400, 000 323, 000 325, 000 350, 000 274, 000 228, 562 ·39 4, 517 ·562 ·39 310, 000	08-2, 172, 0 328, 169, 24 747, 162, 20, 0 323, 709, 5 839, 277, 5 273, 865, 54 258, 614, 5 296, 700, 0 234, 265, 0 194, 904, 4 3, 848, 040, 1
Vovember 1	1, 301, 000 784, 000 1, 523, 000 575, 000 671, 000 927, 000 323, 000 514, 000 399, 000	4, 465, 467 :54 797, 000 381, 000 575, 000 200, 000 381, 000 400, 000 323, 000 305, 000 274, 000 228, 562 :39 4, 517 562 :39	3, 897, 390. 22 G52, 172. 00 G528, 169. 20 G528, 169. 20 G528, 709. 56 G529, 709. 56 G529, 709. 56 G529, 709. 50 G54, 614. 56 G54, 61

SILVER OFFERED, PURCHASED, and COST of same, etc.-Continued.

Date.	Offers.	Amount pur- chased.	Cost.
1892.	Fine ounces.	Fine ounces.	
December 14	455, 000	320, 000	\$267, 040. 00
December 16	724,000	277, 000	231, 894. 80
December 19	1, 195, 000	475, 000	396 , 600. 00
December 21	9 66, 000	461, 000	381, 127, 50
December 23	400,000	80,000	66, 160, 00
Local purchases	· • • · • • • • • • • • • • • • • • •	576, 644 ·52	488, 559. 98
Total for December	7, 686, 000	4, 500, 644 .52	3, 776, 445. 28
1893.			
January 4		868, 000	722, 257. 5 0
January 6	500, 000	250, 000	208, 700. 00
January 9	669, 000	537, 000	447, 848. 00
January 11		265, 000	222, 222. 50
January 13	498, 000	473,000	396, 645. 4 0
January 16	283,000	37, 000	31, 090. 50
January 18	585, 000	210,000	177, 144, 50
January 23	1, 244, 000	65 0, 000	549, 250, 00
January 25	1, 309, 000	773, 000	651, 216, 00
January 27Local purchases	602, 000	17, 000 433, 907 ·18	14, 322, 50 362, 702, 89
Total for January	7, 053, 000	4, 513, 907 ·18	3, 783, 399. 79
February 1	1, 328, 500	512, 000	429, 056, 00
February 3	739, 000	539, 000	451,093.00
February 6	628,000	378, 000	316, 653, 00
February 8	797, 000	267, 000	224, 460, 00
February 10	1, 065, 000	580, 000	487, 190, 00
February 13	325, 000	300, 000	25 2, 100.00
February 15	1,006,000	271,000	228, 646. 50
February 17	918, 500	650, 000	549, 900, 00
February 20	1, 220, 000	290, 000	244, 660, 00
February 24February 27	707, 000 506, 000	350, 000 25, 000	298, 782, 50 20, 997, 50
Local purchases	300,000	345, 181 ·86	289, 871. 49
Total for February	9, 240, 000	4, 507, 181 -86	3, 788, 410. 49
•			
March 1	1, 019, 000 725, 000	719, 000 100, 000	603, 960. 00 83, 915. 00
March A	874 000	405, 000	339, 162, 50
March 3	874, 000 531, 000	295,000	245, 650. 50
March 10.	602, 000	60,000	50, 178, 00
March 13	602, 000 1, 247, 000	380, 000	317, 865, 00
March 15	726, 000	300, 000	249, 830, 00
March 17	665, 000	320, 000	266, 884, 50
March 20	815, 000	425, 000	351, 737, 50
March 22	614,000	279, 000	230, 296, 20
March 24	604, 700	274, 700	266, 884, 50 351, 737, 50 230, 296, 20 227, 743, 30
March 27	677, 000	290,000	241, 031. 00
March 29	632, 000	287, 000	239, 721. 00
Local purchases		377, 259 -66	315, 129. 67
Total for March	9, 731, 700	4, 511, 959 -66	3, 763, 104. 17
April 3	900,000	340,000	284, 217. 50
April 5	1, 176, 700	350,000	291, 350, 00
April 7	486,000	411,000	341, 610, 50
April 10	1, 008, 000	130,000	108, 445, 00
April 12	1, 271, 000	505, 000	420, 410. 00
April 14	861,000	426, 000	354, 299, 00
April 17	1, 175, 000	500, 000	417, 375. 00
April 19	890, 000	425, 000	354, 875. 00
April 21	550, 000	170, 000	141, 970. 00
A pril 24	1, 173, 000	525, 000	437, 994. 00
April 26.	667, 000	557, 000 168, 185 ·90	484, 715, 50 140, 503, 87
Total for April	10, 157, 700	4, 507, 185 90	3, 757, 765, 37
May 1	453, 000	370,000	311, 587. 50
May 3	1, 014, 000	450,000	379, 999. 00
May 5	318,000	169,000	141, 484. 00
May 8	629, 000	454, 000	382, 972. 00
May 10		560, 000	470, 922, 50
May 12	573, 000	365,000	306, 784. 50
May 15	572, 000	97, 000	81, 323, 00
May 17	475,000	300, 000	248, 960. 00
May 19		360,000	300, 176, 00

SILVER OFFERED, PURCHASED, and COST of same, etc.-Continued.

Date.	Offern.	Amount pur- chased.	Cost.
1893. May 22	Fine ounces. 828, 000	Fine ounces. 260,000	\$299, 959, 00
May 24,		181,000	150, 157, 50
May 26		416, 500	345, 476, 75
May 29		100,000	82, 880, 00
Local purchases		319, 226 98	267, 542. 62
Total for May	8, 806, 500	4, 501, 726 -98	3, 770, 215. 37
June 2	840, 000	620, 000	514, 710, 00
June 5		550,000	456, 925, 00
June 7	966,000	360,000	300, 917, 50
June 9	1, 149, 800	597, 800	497, 160.00
June 12	848,000	668,000	557, 082. 00
June 14	270, 000	150,000	125, 700.00
June 16	553, 000	553, 000	462, 308. 00
June 19	876, 000	480,000	402, 240. 00
June 21	509, 000	100,000	82, 330. 00
Local purchases		246, 368 38	208, 809. 73
Total for June	7, 303, 800	4, 325, 168 ·38	3, 608, 182. 23

RECAPITULATION BY MONTHLY TOTALS.

July			
July	7, 034, 600	4, 509, 245 .09	\$ 3, 937, 553, 10
August	7, 427, 000	4, 496, 478 ·23	3, 791, 173, 52
September	8, 311, 000	4, 507, 019 02	3, 771, 962, 56
October	8, 044, 500	4, 565, 467-54	3, 897, 390, 23
November	7, 672, 000	4, 517, 562 -39	3, 848, 040, 14
December	7, 686, 000	4, 500, 644, 52	3, 776, 445, 28
1893.			.,,
January	7, 053, 000	4.513.907 18	3, 783, 399, 79
JanuaryFebruary	9, 240, 000	4, 507, 181 86	3, 788, 410, 49
March	9, 731, 700	4, 511, 959 66	3, 763, 104, 17
April	10, 157, 700	4, 507, 185 90	3, 757, 765, 37
May	8, 806, 500	4, 501, 726 98	3, 770, 215, 37
June	7, 303, 800	4, 325, 168 38	3, 608, 182, 23
Total	98, 467, 800	53, 963, 546 -75	45, 493, 642, 31

SILVER OFFERED, PURCHASED, and COST of same, during the months of July, August, September, October, and November, 1893, act of July 14, 1890.

Date.	Offers.	Amount purchased	Cost.
1893.	Fine ounces.	Fine ounces.	
July 5	520, 000	No purchases.	
July 7	1, 178, 000	588, 000	\$423, 360, 00
July 10	499, 000	66, 000	47, 190, 00
July 12	375, 000	30, 000	21, 450, 00
July 14	490, 000	100, 000	72, 500. 00
July 17	738, 000	155, 000	113, 822, 50
July 19	479, 000	329, 000	235, 235, 00
July 21	670, 000	345, 000	241, 500, 00
July 24	326, 000	107, 500	74, 820, 00
July 26	175, 000	25, 000	17, 550, 00
July 28	300,000	150,000	105, 450, 00
July 31	318,000	216,000	11, 840, 00
Local purchases		124, 342 -74	90, 330, 70
Total for July	6, 068, 000	2, 225, 842 -74	1, 595, 056: 20
August 2	149,000	124,000	87, 916, 00
August 4	312,000	160,000	115, 200, 00
August 7	505,000	410,000	297, 660, 00
August 9	392, 000	357, 000	268, 285, 50
August 11	652,000	652, 000	489, 978, 00
August 14	305,000	280, 000	205, 100, 00
August 16	300, 000	164,000	119, 064, 00
August 18	147, 000	40,000	29, 300, 00
August 21	265, 000	165, 000	122, 512. 50
August 23	636, 000	416,000	313, 040, 00

SILVER OFFERED, PURCHASED, and COST of same, etc.-Continued.

Date.	Offers.	Amount purchased.	Cost.
1893.	Fine ounces.	Fine ounces.	
August 25	395, 000	191.000	\$140, 882, 50
August 28	465, 000	390,000	287, 625. 00
August 30	260, 000	226,000	168, 935, 0
Local purchases.		360, 455 ·37	262, 597, 8s
Total for August	4, 783, 000	3, 935, 455 :37	2, 908, 076, 39
_			
September 1	488, 000	303, 000	222, 705. 00
September 1September 4	225, 000		165, 375, 00
September 6	172,000	35,000	25, 725, 00
September 8	145, 000	40,000	29, 800, 00
September 11	276, 000	201.000	151, 554, 00
September 13	435, 000	410,000	305, 450, 00
September 15	190, 000	40,000	29, 700, 00
September 20	470, 000	285, 000	212, 325. 00
September 22	280, 000	210,000	155, 400. 00
September 25	396, 000	196, 000	145, 530, 00
September 27	407, 000	282, 000	210, 090, 00
September 29	507, 000	432,000	321, 840, 00
Local purchases		111, 308 •66	81, 899. 19
Total for September	3, 991, 000		2, 057. 393. 19
October 2	420,000	260, 000	193, 050, 00
October 4	289, 000	49, 000	36, 064, 00
October 6	285, 000	80,000	58, 960, 00
October 9	315,000	115, 000	84, 640, 00
October 11.		141,000	
	231, 000		103, 846, 50
October 13	280, 000	30.000	21, 960, 00
October 16	282,000	142, 000	104, 228, 00
October i8	257, 000	232, 000	170, 404. 00
October 20	150, 000	100.000	73, 400. 00
October 23	235, 000	No purchases.	.
October 25	585, 000	460,000	335, 800, 00
October 27	586, 000	516, 000	371, 520, 00
October 30	737,000	695, 000	486, 500, 00
Local purchases		209, 384 -68	152, 644, 27
Total for October	4, 652, 000		2, 193, 016, 77
N7	C1 000		
November 1 Local purchases	04,000	38, 124 68	27, 768, 02
Total for November	84, 000	38, 124 -68	27, 768. 02
RECAPITUL	ATION.		
July	6, 068, 000	2, 235, 842 -74	\$1, 595, 056, 20
	4, 783, 000	3, 935, 455 37	
August			2, 908, 076, 39
September	3, 991, 000	2, 770, 308 -66	2, 057, 393, 19
October	4, 652, 000	3, 029, 384 .68	2, 193, 016, 77
November	84, 000	38, 124 .68	27, 768. 02
Total.	19, 578, 000	12, 009, 116 13	8, 781, 310. 57

From 1873 until the repeal of the purchasing clause of the act of July 14, 1890, the Government of the United States had been a large purchaser of silver bullion.

The amount purchased, the cost thereof, the average price paid, and the acts of Congress under which the purchases were made are shown in the following statement:

Act anthorizing.	Fine ounces.	Cost.	Average cost per ounce.	
February 12, 1873 January 14, 1875 February 28, 1878 July 14, 1890	31, 603, 906 291, 272, 019	\$7, 152, 564 37, 571, 148 308, 279, 261 155, 931, 002	\$1,314 1,189 1,058 ,924	
Total	496, 984, 889	508, 933, 975	1.024	

The following tables exhibit the amount and cost of silver bullion purchased each year under the acts of February 28, 1878, and July 14, 1890, the average price paid, and the bullion value of the standard silver dollar:

AMOUNT, COST, AVERAGE PRICE, and BULLION VALUE of the SILVER DOLLAR of silver purchased under act of February 28, 1878.

Fiscal year.	Fine ounces.	Cost.	Average price per fine ounce.	Bullion value of a silver dollar.	
878		\$13, 023, 268. 96	\$1. 2048 1. 1218	\$0. 9318 . 8676	
880		21, 593, 642, 99 25, 235, 081, 53	1. 1218	. 8848	
881		22, 327, 874, 75	1. 1328	. 8761	
882		24, 054 480, 47	1. 1351	.8779	
883		25, 577, 827, 58	1, 1174	8642	
884		24, 378, 383, 91	1. 1120	. 8600	
885	21, 791, 171 .61	23, 747, 460, 25	1.0897	. 8428	
886	22, 690, 652 94	23, 448, 960. 01	1, 0334	. 7992	
887		25, 988, 620. 46	. 9810	. 7587	
888		24, 237, 553, 20	. 9547	. 7384	
889		24, 717, 853, 81	. 9338	. 7222	
890		26, 899, 326, 33	. 9668	.7477	
891	2, 797, 379 .52	3, 049, 426. 46	1.0901	. 8431	
Total	291, 272, 018 -56	308, 279, 260, 71	1.0583	. 8185	

AMOUNT, COST, AVERAGE PRICE, and BULLION VALUE of the SILVER DOLLAR of silver purchased under act of July 14, 1890.

Fiscal year.	Fine ounces.	Cost.	A verage price per fine ounce.	Bullion value of a silver dollar.
1891		\$50, 577, 498, 44 51, 106, 607, 96 45, 531, 374, 53 8, 715, 321, 32	\$1.0451 .9402 .8430 .7313	\$0, 8083 . 7271 . 6520 . 5656
Total	168, 674, 682 -53	155, 931, 002. 25	. 9244	. 7150

STOCK OF MONRY IN THE UNITED STATES.

The following table exhibits the stock of coin in the United States January 1 and July 1, 1893:

Official table of STOCK of COIN in the UNITED STATES January 1, 1893.

Items.	Gold.	Silver.	Total.	
Estimated stock of coin Jan. 1, 1892	\$605, 089, 568 34, 787, 222	\$488, 239, 921 12, 641, 078 497, 707	\$1,093,329,489 47,428,300 497,707	
Total	639, 876, 790	501, 378, 706	1, 141, 255, 496	
Loss: Net exports of United States coin, calendar year 1892 United States coin melted for recoinage, calendar year	67, 857, 066		67, 857, 066	
United States coin estimated to have been used in the	558, 334	8, 275, 440	8, 833, 774	
arts, calendar year 1892	3, 500, 000	200,000	3, 700, 000	
Total	71, 915, 400	8, 475, 440	80, 390, 840	
Estimated stock of United States coin Jan. 1, 1893	567, 961, 390	492, 903, 266	1, 060, 864, 656	

Official table of STOCK of COIN in the UNITED STATES July 1, 1893.

Items.	Gold.	Silver.	Total.
Estimated stock of coin July 1, 1892	\$589, 179, 550 30, 038, 140	\$491, 510, 213 12, 560, 936 504, 681	\$1,080,689,768 42,599,076 501,681
Total	619, 217, 690	504, 575, 830	1, 123, 793, 520
Loss: Net exports of United States coin for fiscal year 1893. United States coin melted for recoinage, fiscal year	95, 769, 188		95, 769, 188
United States coin used in the arts, fiscal year 1893	792, 400 3, 500, 000	7, 628, 257 200, 0 00	8, 420, 657 3, 700, 000
Total	100, 061, 588	7, 828, 257	107, 889, 845
Estimated stock of coin July 1, 1893	519, 156, 102	416, 747, 573	1, 015, 903, 675

As has been stated in previous reports of the Director of the Mint, in determining the stock of gold coin in the United States the actual amount of gold coin in the Treasury and in national banks on June 30, 1872, and \$20,000,000 estimated at that date as the minimum amount in circulation in the States of the Pacific coast—a total of \$135,000,000—was taken as a basis.

Since that time the official estimates have been compiled by adding to the initial stock the coinage of the mints (not including recoinage) and the gain (or loss) by import or export as registered at the custom-houses. An average annual allowance, however, of \$3,500,000 has been estimated as the amount of our gold coins used in the industrial arts.

The coinage of silver dollars since March 1, 1878, and the subsidiary silver coinage since 1873, at which date the estimated amount was \$5,000,000, together with the annual gain or loss by coinage or import—after an annual deduction of \$200,000 for use in the industrial arts—is taken as the estimated stock of silver coin in the United States.

The above table gives the total estimated stock of gold and silver coin in the United States on July 1, 1893, at \$1,015,903,675—gold \$519,156,102 and silver \$496,747,573. Of the silver coins, \$419,332,450 were in silver dollars and \$77,415,123 in subsidiary pieces.

The value of the gold and silver bullion belonging to the Government and stored in the mints and assay offices on January 1, 1893, and July 1, 1893, was \$197,509,909, valued as follows:

GOLD and SILVER BULLION in MINTS and ASSAY OFFICES January 1, 1893.

Metals.	Cost value.
Gold	\$81, 826, 630 99, 824, 220
Total	

BULLION in MINTS and ASSAY OFFICES July 1, 1893.

Metals.	Value.
Gold Silver (cost).	\$78, 541, 583 118, 968, 326
Total	

The stock of silver bullion on deposit with the Mercantile Safe Deposit Company in New York City, as reported on June 30, 1893, was 217,292 fine ounces, the commercial value of which was \$145,585.

In answer to an inquiry from this Bureau, the superintendent of the United States usual office at New York reported the estimated stock of silver bullion outside of

the Mercantile Safe Deposit Company and held by private parties to be 200,000

ounces. This is not considered in compiling the tables here given.

The stock of coin in the United States, the gold and silver bullion belonging to the Government, together with the silver held by the Mercantile Safe Deposit Company, constituted the total metallic stock of the United States on January 1, 1892. January 1, 1893, and July 1, 1893.

METALLIC STUCK January 1, 1892 and 1893.

Coin and bullion.	Amount Jan. 1, 1892.	Amount Jan. 1, 1893.
Gold	\$688, 665, 211 547, 131, 670	\$649, 788, 020 593, 365, 365
Total	1, 235, 796, 881	1, 248, 153, 385

METALLIC STOCK OF THE UNITED STATES July 1, 1893.

Coin and bullion.	Value.
Gold	\$597, 697, 685 615, 861, 484
Total	1, 213, 559, 169

The estimated metallic stock on July 1, 1892, was \$664,275,335 gold and \$570,313,544 silver, a total of \$1,234,588,879. By comparing these amounts with those in the above table, it will be seen that the estimated stock of gold in the United States decreased \$66,577,630, while the estimated stock of silver increased \$44,547,940, while the state of the sta showing a net loss of \$21,029,710 during the fiscal year ended June 30, 1893.

The following table gives the ownership of the stock of coin and gold and silver bullion in the United States on July 1, 1893:

OWNERSHIP of GOLD and SILVER in the UNITED STATES July 1, 1893.

Ownership. Gold coin and bullion.		Silver coin and bullion.				Total gold	
	Silverdollars.	Subsidiary silver coin.	Silver bullion.	Total silver.	and silver coin and bullion.		
United States Treasury National Banks	* \$96, 519, 833	†\$35, 578, 929	\$11, 945, 257	\$118, 968, 326	\$166, 492, 512	\$263 , 012, 345	
(July 12, 1893) Private banks and	‡ 150, 634, 9 6 2	§30, 006, 637	6, 119, 575		36, 126, 212	186, 76 1, 174	
individuals	350, 542, 890	353, 746, 884	59, 350, 291	145, 585	413, 242, 760	763, 785, 650	
Total	597, 697, 685	419. 332, 450	77, 415, 123	119, 113, 911	615, 861, 484	1, 213, 559, 169	

^{*}Gold coin and bullion in Treasury exclusive of \$92,642,189 gold certificates outstanding. †Silver dollars in Treasury exclusive of \$326,823,848 silver certificates outstanding. †Includes \$45,835,100 Treasury and clearing-house gold certificates. †Includes \$22,626,180 silver certificates held by national banks.

The amount of standard silver dollars owned by the Treasury was \$35,578,929 against \$30,308,448 at the same date last year, showing an increase of \$5,270,481, while the amount owned by national and private banks and individuals exceeded by only \$73,234 the amount they owned the previous year.

The stock of metallic and paper money in the United States, and its location, is given in the following table:

LOCATION of the MONEYS of the UNITED STATES January 1, 1893.

Moneys.	In Treasury.	Outside of Treasury.	Total.
Gold bullion	99, 824, 220	\$637, 879 412, 970, 960 62, 822, 936 67, 327, 267	\$81, 826, 630 100, 462, 099 560, 633, 412 417, 876, 985 77, 898, 748
Total	703, 938, 832	543, 759, 042	1, 247, 697, 874
PAPEB.			
Legal-tender notes, old issue Legal-tender notes (act July 14, 1890) Gold certificates Silver certificates National bank notes Currency certificates	2, 705, 967 24, 254, 750 3, 748, 493 6, 043, 059	330, 933, 540 122, 039, 656 117, 093, 139 322, 035, 011 168, 361, 365 7, 100, 000	346, 681, 016 124, 745, 623 141, 347, 889 325, 783, 504 174, 404, 424 7, 590, 000
Total	52. 989, 745	1, 067, 562, 711	1, 120, 552, 456

LOCATION of the MONEYS of the UNITED STATES July 1, 1893.

Moneys.	In Treasury.	In national banks July 12, 1893.	In other banks and general circulation.	Total.	
METALLIC.		1			
Gold bullion	\$78, 541, 583	l		\$78, 541, 583	
Silver bullion	118, 268, 326		\$145, 585	119, 113, 911	
Gold coin	110, 620, 439	* \$100, 084, 862	308, 450, 801	519, 156, 102	
Silver dollars	362, 402, 777	7, 380, 457	49, 549, 216	419, 332, 450	
Subsidiary silver coin	11, 945, 257	6, 119, 575	59, 350, 291	77, 415, 123	
Total	682, 478, 382	113, 584, 894	417, 495, 893	1, 213, 559, 169	
PAPER.					
Legal tender notes (old issue)	27, 621, 590	95, 833, 677	223, 225, 749	346, 681, 016	
Legal-tender notes (act July 14, 1890)	6, 344, 613		140, 855, 614	147, 190, 227	
Gold certificates	1, 399, 000	50, 550, 100	42, 092, 089	94, 041, 189	
Silver certificates		22, 626, 180	304, 197, 668	330, 957, 504	
National-bank notes	4, 043, 906	122, 816, 964	151, 853, 002	178, 713, 872	
Currency certificates	690,000	11, 715, 000		12, 405, 000	
Total	44, 222, 765	203, 541, 921	862, 224, 122	1, 109, 988, 808	

The amount of silver dollars outside the vaults of the Treasury—that is, in actual circulation—at the end of the fiscal year was \$56,929,673, against \$56,817,462 for the previous fiscal year, showing an increase in the actual circulation of only \$112,211.

The total metallic and paper money in actual circulation, excluding the amounts held by the Treasury and the silver bullion in the Mercantile Safe Deposit Company, was \$1,596,701,245, against \$1,601,347,187 at the end of the previous fiscal year showing a decrease of \$4,645,942 during the year.

^{*}Includes \$4,285,000 gold clearing-house certificates. †Includes \$2,681,910 of their own notes held by differentnational banks.

The approximate stock of United States gold and silver coins on November 1, 1893, is exhibited in the following table:

STOCK of GOLD and SILVER COIN in the UNITED STATES November 1, 1893.

			Silver coin.		Total gold and
Date.	Gold coin.	Silver dol- lars.	Subsidiary.	Total silver coin.	
Stock July 1, 1893		\$419, 332, 450 100	\$77, 415, 123 - 438, 121	\$496, 747, 573 — 438, 621	\$1, 015, 903, 675 45, 144, 455
Stock November 1, 1893	564, 738, 578	419, 332, 550	76, 977, 002	496, 309, 552	1, 061, 048, 130

The value of the gold and silver bullion in the mints and assay offices was as follows:

GOLD and SILVER BULLION in MINTS and ASSAY OFFICES November 1, 1893.

Metals.	Cost value.
GoldSilver	\$96, 066, 855 127, 711, 696
Total	223, 778, 551

The Mercantile Safe Deposit Company held in their vaults 155,313 ounces of fine silver bars, of the market value of \$108,331, at the close of business October 31, 1893. This amount, added to the gold and silver bullion in the mints and the stock of coin in the United States, gives, approximately, the total metallic stock, as follows:

METALLIC STOCK November 1, 1893.

Coin and bullion.	Amount.
Gold	\$660, 805, 433 624, 129, 579
Total	1, 284, 935, 012

The amount of metallic and paper money in the United States and the location of the same as exhibited in the following table:

LOCATION of the MONEYS of the UNITED STATES November 1, 1893.

Moneys.	In Treasury.	Outside of Treasury.	Total.
METALLIC.			
Gold bullion Silver bullion Gold coin Silver dollars Subsidiary silver coin		\$108, 331 498, 121, 679 58, 725, 818 64, 309, 807	\$96, 066, 855 127, 820, 027 564, 738, 578 419, 332, 550 76, 977, 002
Total	663, 669, 377	621, 265, 635	1, 284, 935, 012
PAPER.			
Legal-tender notes (old issue) Legal-tender notes (act of July 14, 1890) Gold certificates Silver certificates National-bank notes Currency certificates	1, 916, 606 115, 860 7, 727, 272 11, 566, 766	321, 892, 928 150, 818, 582 72, 889, 309 325, 717, 232 197, 745, 227 22, 325, 000	346, 681, 016 152, 735, 188 79, 005, 169 233, 444, 504 209, 311, 993 22, 425, 000
Total	46, 215, 492	1. 097, 387, 378	1, 143, 602, 870

For the purpose of comparison the fellowing table is given, exhibiting the amount of paper and metallic money in the United States and the location of the same on November 1, 1892:

LOCATION of the MONEYS of the UNITED STATES November 1, 1892.

Moneys.	In Tressury.	Outside of Treasury.	Total.
METALLIC.			
Gold bullion Silvor bullion Gold coin Silvor dollare Subaidiary silver coin	\$78, 654, 419 91, 829, 247 166, 135, 247 354, 740, 386 11, 499, 579	\$1, 887, 882 411, 252, 197 61, 672, 455 65, 985, 408	\$78, 654, 419 98, 717, 129 577, 387, 444 416, 412, 835 77, 484, 987
Total	702, 856, 872	540, 797, 942	1, 243, 656, 814
PAPER.			
Legal-tender notes (old issue) Legal-tender notes (act July 14, 1890) Gold certificates Silver certificates National-bank notes Currency certificates	14, 600, 782 2, 043, 810 23, 181, 990 2, 297, 772 7, 208, 009 560, 000	382, 080, 234 114, 567, 423 120, 255, 849 824, 552, 582 165, 224, 137 10, 550, 000	346, 681, 016 116, 611, 283 148, 487, 389 326, 850, 304 172, 432, 146 11, 110, 000
Total	49, 892, 363	1, 067, 229, 675	1, 117, 122, 036

The comparison shows, between November 1, 1892, and November 1, 1893, an increase of \$112,404,947 in the amount of money outside the Treasury; an increase of the gold coin outside the Treasury of nearly \$87,000,000; a decrease of the gold coin and an increase of the gold bullion in the Treasury of \$100,000,000 and \$17,500,000, respectively; a reduction in the total amount of gold coin in the United States of about \$13,000,000 (although our gold coinage during the same period was \$40,699,588); the redemption of gold certificates to the amount of \$65,000,000, \$42,000,000 of which were withdrawn from circulation; an increase of silver bullion in the Treasury of \$36,000,000, and a corresponding increase in the circulation of Treasury notes; an increase in the total amount of national-bank notes of \$37,000,000 and of silver certificates of \$6,500,000.

MONETARY SYSTEMS AND APPROXIMATE STOCKS OF MONEY IN THE PRINCIPAL COUNTRIES OF THE WORLD.

The following table of the monetary systems and the approximate stock of gold, silver, and uncovered paper money in the principal countries of the world has been compiled from the latest information obtainable, and, while necessarily but an estimate, is believed to show as nearly as can be ascertained the actual stock of money in the world:

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SYSTEMS	
MONETARY	

			J. Chief		6 2222	8	Stock of silver				Per cap	capi'a.	1
Countries.	Monetary system.	between gold and full legal tender silver.	tween gold and limited tender sil-	Population.	Population. Steck of gold	Full tender.	Limited tender.	Total.	Uncovered paper.	Gold.	Silver.	ä	Total
ngdom. nd.	Gold and silver. Gold and silver. Gold and silver. do do do Gold and silver. Gold and silver. Gold and silver.	1 to 15 98	11111111111111111111111111111111111111	2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2	#661 000, 000 a 550, 000, 000 b 618, 000, 000 b 618, 000, 000 a 15, 000, 000 a 10, 000, 000 a 40, 000, 000 a 40, 000, 000 a 40, 000, 000 b 8, 000, 000 b 8, 000, 000 b 119, 000, 000 b 119, 000, 000	\$450,000,000 a 105,000,000 a 105,000,000 b 18,000,000 a 11,400,000 a 120,000,000 b 18,000,000 b 58,000,000	#77,000,000 # 50,000,000 # 50,000,000 # 6,900,000 # 8,900,000 # 85,000,000 # 10,000,000	112 000 000 000 000 000 000 000 000 000	\$469,000,000 \$110,000,000 \$110,000,000 \$170,000,000 \$170,000,000 \$170,000,000 \$170,000,000 \$170,000,000 \$170,000,000 \$170,000,000 \$170,000,000 \$170,000,000 \$170,000,000 \$170,000,000	### ### ##############################	\$444 444 84888428888882	機をましまるようではよるよう 8 88678848044882	202522012114402 245252221282222
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a Estimate Bureau of the Min 5 Information furnished throu • Credit Lyonnais.	an of the Mint. rnished through tl	ne United S	it. gh the United States representatives	١.	Haupt. Lendon Econ	d Haupt. e Limiton Economist, February and April, 1893. f L'Economiste Européen.	y and April, 14		g Raffalovich. A Sir Charles Fremantle. A. de Foville.	1	j Indian Currency Committee report.	ney Con	mit

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MONETARY STATISTICS OF FOREIGN COUNTRIES.

The statistics of the coinage and production of the precious metals in foreign countries, published annually in the reports of this Bureau, are obtained directly from the Governments of such countries by our representatives abroad.

The points on which information is sought are embodied in a set of questions in a circular sent through the Department of State to our diplomatic representatives and the answers are received in the form of reports direct to this Bureau

the answers are received in the form of reports direct to this Bureau.

This year, as usual, we have supplemented the information received through our ministers and consuls abroad, by data from printed documents, some official and others not.

A brief statement of the more important facts contained in these papers and publications relative to the production, use, and movements of gold and silver is here appended:

GREAT BRITAIN AND COLONIES.

Items reported for 1892.	Pounds sterling.	Value in United States money.
Gold coinage. Light gold coinage withdrawn from circulation. Silver coinage. Worn silver coin withdrawn from circulation.	13, 907, 840 17, 368, 125 778, 932 227, 216	\$67, 682, 503 84, 521, 980 3, 790, 673 1, 105, 747
Total	32, 282, 113	157, 100, 903
Imports of gold coin and bullion	21, 588, 942 14, 832, 122	105, 062, 586 72, 180, 521
Gain in gold by importa	6, 756, 820	32, 882, 065
Exports of silver coin and bullion	14, 078, 568 13, 778, 551	68, 513, 351 67, 053, 319
Loss in silver by exports	300, 017	1, 460, 032
Gold produced. Silver produced (commercial value) Note circulation	10, 511 44, 998 £54, 568, 133	51, 152 218, 983 265, 555, 819

The gold coirage consisted of £7,080,100 in sovereigns and £6,827,740 in half sovereigns; total, £13,907,840 (\$67,682,503).

The amount of light gold coin withdrawn during the year aggregated £17,568,125, and the amount of worn silver coin withdrawn was £227,216.

Colonial coinages executed were as follows:

	Pieces.	Value in United States money.
Silver coinages: For Canada For Ceylonrupees.	500,000	\$298, 000. 00 236, 850. 00
For Hongkong For West Indies (feurpenoes)	£900	1, 100, 000. 00 4, 379. 85

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The following coinages of silver were executed by the mint at Birmingham (Messrs. Ralph Heaton & Sons, Limited) during the year:

•	Pieces.	Value.
For Colombia: Half dollars For Ecuador: Sucres or dollars For Costa Rica: Twenty-five cents Ten cants Five cents	4, 756, 544 60, 000. 00 440, 443 139, 936 279, 731	\$2, 378, 272. 00 60, 000. 00 110, 110. 75 13, 993. 60 13, 986. 55

No information is available as to the stock of gold bullion in the United Kingdom. As explained in reply to a similar inquiry received from the United States Government last year, great variation exists between the estimates of gold coin in circulation made by different authorities. During the year 1892, £16,200,000 in light coin was withdrawn from circulation under the provisions of the coinage act of the preceding year and £1,368,125 under the old law, while the new gold coin issued from the royal mint in London was of the value of £13,907,840. As will be seen from the reply to question 3 above, the net import of British gold coin in 1892 was £1,661,292.

No estimates of the stock of silver bullion in the United Kingdom are available. A sum of about £590,000, on balance, has been added to the silver currency during the year, so that, accepting the estimate given last year, the present circulation amounts to about £23,000,000.

Bank notes outstanding at the close of the year 1892:

	Issued against coin and bullion.	Uncovered.	Total.
Bank of England. English joint stock banks. English private banks	£23, 052, 150	£16, 450, 000 1, 163, 878 900, 942	*#39, 592, 150 1, 163, 878 900, 942
Sootch banks.	4, 038, 049 1, 381, 931	2, 676, 869 4, 904, 833	6, 714, 399 6, 286, 764
•	28, 472, 130	26, 096, 003	54, 568, 133

^{*}Of this total issue £25,898,420 was in circulation and £13,603,730 in the banking department of the Bank of England.

AUSTRALASIA.

The coinages executed by the mints at Melbourne and Sydney during the calendar year 1892 were as follows:

Mints.	Value.	Value in United States. money.
Melbourne	Sovereigns. 8, 488, 750 2, 837, 000 6, 825, 750	\$16, 978, 002 13, 806, 280 30, 784, 262

A statement of the approximate production of gold and silver in Australasia, by colonies, as courteously furnished by Mr. George Anderson, deputy master of the mint at Melbourne, will be found in the appendix. The gross product of gold was 1,796,130 ounces and of silver 789,696 ounces.

BRITISH INDIA.

The coinages executed by the mints of India during the calendar year 1892, exclusively of silver, including recoinages, was 112,408,338 rupees, the coining value of same in United States money being \$53,247,830.

The production of gold by the mines of India during the calendar year 1892 was

4,992.957 kilograms, of the value of \$3,318,320.

An act of the Governor-General of India, in council, on the 26th of June, 1893, amended the Indian coinage act of 1870 and the Indian paper-currency act of 1872. Its object was to carry out the plan recommended by Lord Herschell's Indian currency committee. It provides for the closing of the Indian mints to the free coinage of silver from and after the date of its passage.

The full text of the act itself, of the sections of the Indian coinage act of 1870 which it repeals, and of the Indian currency act, will be found in the appendix.

Table showing the coinage of India at the mints of Calcutta and Bombay for the fiscal years (ending March 31) 1888-'89 to 1892-'93.

GOLD.

Years.	Caloutta.	Bombay.	Total gold.
1888-'89	Rupees. 226, 095	Rupees.	Rupees. 226, 095
1889-'90 1890-'91 1891-'92 1892-'93	230, 505 247, 860	*151	230, 506 248, 011
Total	704, 460	*181	704, 611

^{*} Struck as samples and kept in stock.

SILVER.

Years.	Calcutta.	Bombay.	Total silver.
1888-'99. 1889-'90 1890-'91. 1891-'92. 1892-'93 Total.	Rupees. 10, 474, 551 10, 958, 612 38, 546, 268 14, 790, 202 29, 980, 183	Rupess. 62, 347, 990 74, 552, 975 93, 088, 473 40, 749, 536 96, 935, 081	Rupees. 72, 822, 541 85, 511, 587 131, 634, 741 55, 539, 738 126, 915, 264 472, 428, 871

REPORT OF THE INDIAN CURRENCY COMMITTEE.

In a dispatch dated June 21, 1892, the viceroy of India submitted to the English Government a plan of monetary reform involving the substitution of the gold for the silver standard, and a committee was appointed, the chairman of which was Lord Herschell, by whose name the committee is generally known, to examine the plan.

The members of the committee were Lord Herschell, Mr. Leonard Courtney, Sir Thomas Farrar, Sir Reginald E. Welby, Mr. Arthur Godley, Sir Richard Strachey, and Mr. Bertram Currie. The committee began its labors in the autumn of 1892, suspended them during the session of the Brussels monetary conference, in November and December of that year, resuming them afterwards, and finally presented its report to the English Government about the middle of June, 1893. The material parts of the report, however, became known only at the end of June, when the legislative council of India passed a bill closing the mints of India to silver.

In the dispatch above mentioned the viceroy expressed the intention, if the Brussels conference was not successful and if no direct convention between India and the United States were concluded, of closing the mints of India to the free coinage of silver and to aim at the introduction of the gold standard. The text of the

main points of the plan formulated by the viceroy, Lord Lansdowne, and Sir David

Barbour, his minister of finance, are as follows:

"(1) The first measure would be the stoppage of the free coinage of silver. Gov-

ernment would retain the right of purchasing silver and coining it into rupees.

"(2) The next measure would be to open the mints to the free coinage of gold. Any man bringing gold to the mints would be entitled to have it coined into gold coins, which would be legal tender to any amount. It would be desirable to stop the free coinage of silver some time before opening the mints to the free coinage of gold. It would be a valuable guide to us in subsequent proceedings to know exactly what effect the stoppage of the free coinage of silver had on the gold value of the

rupee.

"The new gold coins might be a 10-rupee piece and a 20-rupee piece.

"The new gold coins might be a 10-rupee piece and a 20-rupee piece. "(7) The weight and fineness of the gold coins to be issued from the mint would be such that the par of exchange between them and the sovereign would be the

exchange which it was desired to establish between India and England.

"For example, if we wish the rupee to be worth 1s. 4d., the 10-rupee coin would contain as much gold as was worth $(1s. 4d.) \times 10 = 160$ pence. The quantity of fine gold in the 10-rupee piece would be \frac{1}{4}8 ths, or two-thirds of the quantity contained in the sovereign.

"(8) The question of the ratio at which we should exchange from the silver to the

gold standard would require careful consideration.

"We ought not to think of going back to the old ratio of 1 to 154. Neither ought we to adopt the very lowest price to which silver may have fallen at any time, or to consider ourselves bound to accept the market ratio the very moment when the change was made. A ratio based on the average price of silver during a limited period before the introduction of the gold standard would probably be both the safest and the most equitable."

In a subsequent report, the Indian government were inclined to put the rupee at

1s. 6d. (131 rupees per pound sterling).

The report of the committee thoroughly discussed these propositions, and in passing judgment on them looked for assistance to the study of similar systems put in force in certain countries, especially in France and the Dutch Indies, as set forth in

the following extract:

"It is impossible thus to review foreign systems of currency without feeling that, however admirable may be the precautions of our own currency system, other nations have adopted different systems which appear to have worked without difficulty, and have enabled them to maintain for their respective currencies a gold standard and a substantial parity of exchange with the gold-using countries of the world, which has, unfortunately, not been the case with India. This has been effected under all the following conditions, viz:

"(a) With little or no gold coin, as in Scandinavia, Holland, and Canada.
"(b) Without a mint or gold coinage, as in Canada and the Dutch East Indies.
"(c) With a circulation consisting partly of gold, partly of overvalued and inconvertible silver, which is legal tender to an unlimited amount, as in France and other countries of the Latin Union, in the United States, and also in Germany, though there the proportion of overvalued silver is more limited, the mints in all these countries being freely open to gold but not to silver, and in some of them the silver coinage having ceased.

"(d) With a system under which the banks part with gold freely for export, as in

Holland, or refuse it for export, as in France.

"(e) With mints closed against private coinage of both silver and gold, and with a currency of inconvertible paper, as has been temporarily the case in Austria.

"(f) With a circulation based on gold, but consisting of token silver, which, however, is legal tender to an unlimited extent, as in the West Indies.

ever, is legal tender to an unimited extent, as in the west muces.

"The case of Holland and Java is very remarkable, since in that case the gold standard has been maintained without difficulty in both countries, although there is no mint in the Dutch East Indies, no stock of gold there, and a moderate stock of gold in Holland; whilst the currency consists of silver and paper legally and practically inconvertible into gold, except for purposes of export. The case of Canada, which maintains a gold standard without a gold coinage, is also very remarkable." which maintains a gold standard without a gold coinage, is also very remarkable.

To one of the most serious objections that can be raised against the plan of reform,

the report of the committee replies as follows:

"It has been objected that the natives of India are accustomed to silver; that the transactions are small in amount, so that silver is better suited to their use than gold; and that they will not willingly give up the rupee. The answer to this is, that it is not proposed to substitute the gold sovereign for the rupee as currency in ordinary use; and that the case would, in this respect, resemble that of many of the countries above referred to, where the standard is gold, but the ordinary currency is silver or paper.

"Moreover, gold has never been entirely out of use in India. It is true that in

India silver has for the last thirty or forty years been more exclusively used than in many of the countries referred to. But, though gold coins have not been in use as legal tender, and no fixed ratio has been established between gold and silver coins, there is no part of India in which gold coins are not well known and procurable, and recognized as a form of money, the value of the chief gold coins being regularly entered in the 'prices current.' Until 1835 or thereabouts gold coins constituted a recognized part of the Indian currency, and they were received by the Government in payment of its demands till December, 1852; and as late as 1854-55 gold coin, to the value of £412,000, was sent by the government from India to London. The value of the gold imported into India in the eight years from 1862-'63 to 1869-'70 was no less than £50,000,000."

In justification of the amendments the Herschell committee thought it advisable

to introduce, they submitted the following statement:

"It appears to be desirable that any such scheme should afford security against any sudden and considerable rise of exchange. If the closing of the mints were thought likely to lead to such a rise, the opposition to the measure would, no doubt, be greatly augmented. In all probability the cessation of free coinage of silver would be immediately followed by a fall in the price of that metal. If at the same time exchange rose considerably, the divergence between the rupee and its intrinsic value would become at once very marked. The difficulty of maintaining the rupee at its higher exchange value might be increased, and the appreheusions of disaster which are entertained, even if they be exaggerated or unreal, would be intensified.

"Moreover, the rise in exchange would be calculated to lead to a fall in the price of Indian produce. And, if this were seen to follow, and believed to be caused by the action of the government, public opinion might be disturbed and the situation might become critical The view has been expressed that, even though the native producers might not be likely to be actively hostile to a scheme which left prices unaffected, they would be far from indifferent, and the state of things might become

dangerous if prices began to fall very sensibly.

"What, then, would be the effect of the scheme suggested by the government of India? Closing the mints, even if the government of India were to issue the proposed notification that gold coins would be made legal tender at a rate of 13½ rupees to the sovereign, might bring about a rise in exchange to the level thus indicated, viz., 1s. 6d. per rupee. It is true that those who think that exchange would not, for a considerable time, rise at all, and that even the existing ratio might not be maintained, may be right in their anticipations. But it must be admitted that on such a point no one can predict with certainty. Exchange might rise suddenly and considerably, unless the government were to interfere actively to prevent it, and the public would not feel any certainty as to the course they would take.

"The scheme might, however, be so modified that the exchange could not immediately."

ately rise much above its present level. It might be provided that the mints should be closed to the public for the coinage of silver, but should be used by the government for the coinage of rupees if required by the public in exchange for gold, at a ratio to be fixed in the first instance not much above that now prevailing, say 1s. 4d. the rupee. Any fear of a considerable rise would thus be allayed, and any evil effects of such a rise would be prevented. Moreover, even if silver fell, the divergence between the nominal and the intrinsic value of the rupee would not be so great as if exchange at the same time rose. There would be these additional advantages: First, the currency would not cease to be automatic. Next, it would be a less violent step than closing the mints altogether. They would practically remain open, subject to certain conditions. It would be the smallest departure from the status quo which could accomplish the object the government of India have in view. Besides these advantages, there would be the further gain, that it would still leave the volume of the rupee coinage dependent on the wants of the people of India, and the fact that rupees might continue to be coined would tend to prevent silver falling as much as would be the case if it were supposed that the coinage of rupees was to cease altogether.

"The government of India have expressed the opinion that there would be no practical difficulty in carrying such a modified scheme as this into effect. It would not, of course, be essential to the plan that the ratio should never be fixed above 1s. 4d.; circumstances might arise rendering it proper, and even necessary, to raise the ratio, and the Indian government might be empowered to alter it with the sanction of the secretary of state. Such a scheme would, indeed, in the first instance, be tentative, and would not impede further action if circumstances should render it

"It would be consistent with this scheme, and would serve as a means of familiarizing the public with the use of a gold currency, if the government were to accept gold coins at the same ratio in payment of all dues."

The recommendations of the committee are as follows:

"RECOMMENDATIONS OF THE COMMITTEE.

"It remains for us to state the conclusions at which we have arrived. While conscious of the gravity of the suggestions, we can not, in view of the serious evils with which the government of India may at any time be confronted, if matters are left as they are, advise your lordship to overrule the proposals for the closing of the mints and the adoption of a gold standard which that government, with their responsibility and deep interest in the success of the measures suggested, have submitted to you.

"But we consider that the following modifications of these proposals are advisa-The closing of the mints against the free coinage of silver should be accompanied by an announcement that, though closed to the public, they will be used by government for the coinage of rupees in exchange for gold at a ratio to be then fixed, say 1s. 4d. per rupee, and that at the government treasuries gold will be received in satisfaction of public dues at the same ratio.

"We do not feel ourselves able to indicate any special time or contingency when action should be taken. It has been seen that the difficulties to be dealt with have action should be taken. It has been seen that the difficulties to be deaft with have become continually greater; that a deficit has been already created, and an increase of that deficit is threatened; that there are, at the present moment, peculiar grounds for apprehension; and that the apprehended dangers may become real with little notice. It may also happen that, if action is delayed until these are realized, and if no step is taken by the Indian government to anticipate them, the difficulty of acting with effect will be made greater by the delay. It is obvious that nothing should be done prematurely or without full deliberation; but, having in view these considerations, we think that it should be in the discretion of the government of India with the approval of the secretary of state in council to take the requisite India, with the approval of the secretary of state in council, to take the requisite steps, if and when it appears to them and to him necessary to do so.

"LEONARD COURTNEY.

"T. H. FARRER.

"REGINALD E. WELBY. "ARTHUR GODLEY.

"R. STRACHEY.
"B. W. CURRIE.

"HENRY WATERFIELD, Secretary."

On June 15, 1893, the viceroy telegraphed the acceptance by the government of India of the recommendations of the committee, and asked the ministers of the Queen for authority to act without delay. On June 20 the secretary of state for India telegraphed that authorization.

The legislative council of India was immediately convened at Simla, and on June 26 a bill was laid before it amending, in the way indicated above, the Indian coinage

act of 1870 and the paper-currency act of 1882. It was passed without delay.

The result was communicated on the same day to the English Government, and

Mr. Gladstone announced it to the House of Commons in the following words:

"It may be for the convenience of the House to learn the exact terms of a telegram received from the viceroy of India to-day, communicating the steps taken with respect to the report of Lord Herschell's committee on the Indian currency. The telegram is this:

""Council has passed an act, which takes effect at once, to carry out the plan recommended by Lord Herschell's committee. Act provides for close of Indian mints to free coinage of silver from and after date of passing. Arrangements will be made to issue rupees from the mint in exchange for gold and sovereigns at the rate of 16d. per rupee (until further notice), and receive sovereigns and half sovereigns at public treasuries in payment of government dues at the same rate. It is intended to introduce a gold standard into India, but gold will not be made legal tender at present." Act of June 26, 1893.

The following is the text of the act of June 26, above referred to, as published in the Gazette of India (extraordinary) of that date:

> LEGISLATIVE DEPARTMENT, Simla, June 26, 1893.

The following act of the governor-general of India in council received the assent of his excellency, the governor-general, on the 26th of June, 1893, and is hereby promulgated for general information:

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[Act No. VIII of 1898.]

AN ACT to amend the Indian coinage act, 1870, and the Indian paper-currency act, 1882.

Whereas it is expedient to amend the Indian coinage act, 1870, and the Indian paper-currency act. 1882, it is hereby enacted as follows:

[Title and commencement—XXIII, 1870; XX of 1882.]

- 1. (1) This act may be called the Indian coinage and paper-currency act, 1893; and
 - (2) It shall come into force at once.

REPEAL OF EXISTING ENACTMENTS.

2. The enactments specified in the schedule hereto shall be repealed or modified to the extent and in the manner mentioned in the third column thereof, but no such repeal or modification shall affect anything already done or any right or obligation heretofore acquired or undergone under the said enactments or any of them.

Number, year, and short title.	Sections.	Extent of repeal or modifications.
Act XXIII of 1870 (the In-	19 to 26, both	The whole to be repealed.
dian coinage act, 1870). Act XX of 1882 (the Indian paper-currency act, 1882).	inclusive.	Clause (b), clause (d), and the provise to be repealed.
paper-ourrency ace, 100s).	12 18	The word and letter "clause (b)" to be omitted. The words "to an extent to be specified in the order not exceeding one-fourth of the total amount of issues represented by coin and bullion as provided by this act." to be omitted.
•	14 and 15 21	The whole sections to be repealed. For the provise to subsection (1) the following shall be substituted: "Provided, That any coin or bullion as received and appropriated may be sold or exchanger for gold or silver coin of the government of India of the like value, which shall be so appropriated and set apart instead of the coin or bullion sold or exchanged."
	28	Subsection (2) to be repealed. Subsection (1), clause (f) to be omitted. Subsection (3) to be repealed.

S. HARVEY JAMES, Secretary of the Government of India.

No. 3.

FINANCE AND COMMERCE DEPARTMENT-NOTIFICATIONS-ACCOUNTS AND FINANCE-MINT.

No. 2662.1

SIMLA, June 26, 1893.

The governor-general in council hereby announces that, until further orders, gold coins and gold bullion will be received by the mint masters of the Calcutta and Bombay mints, respectively, in exchange for government rupees, at the rate of 7.53344 grains troy of fine gold for 1 rupee, on the following conditions:
(1) Such coin or bullion must be fit for coinage.

(2) The quantity tendered at one time must not be less than 50 tolas.
(3) A charge of one-fourth per mille will be made on all gold coin or bullion which

is melted or cut so as to render the same fit for receipt into the mint.

(4) The mint master, on receipt of gold coin or bullion into the mint, shall grant to the proprietor a receipt which shall entitle him to a certificate from the mint and assay masters for the amount of rupees to be given in exchange for such coin or bullion payable at the general (reserve) treasury, Calcutta or Bombay. Such certificates shall be payable at the general treasury after such lapse of time from the issue thereof as the comptroller-general may fix from time to time.

No. 2663.7

In supersession of the notification by the government of India, in the financial department, No. 3287, dated the 28th October, 1868, which is hereby canceled, the governor-general in council is pleased to direct that from and after the date of this notification sovereigns and half-sovereigns of current weight coined at any authorized royal mint in England or Australia shall be received in all the treasuries of British India and its dependencies in payment of sums due to the government, as the equivalent of 15 rupees and of 7 rupees and 8 annas, respectively.

ACCOUNTS AND FINANCE-PAPER CURRENCY.

No. 2664.1

June 26, 1893.

In exercise of the powers conferred by the Indian paper-currency act, 1882, as amended by the Indian coinage and paper-currency act, 1893, and of all other powers enabling him in this behalf, the governor-general in council is pleased to direct that currency notes shall be issued by the head commissioner of paper currency, Calcutta, and by the commissioner of paper currency, Bombay, on the requisition of the comptroller-general, in exchange for gold coin or bullion at the rate of one government rupee for 7.53344 grains troy of fine gold. Sovereigns and half-sovereigns of current weight, coined at any authorized royal mint in England or Australia, shall be taken as the equivalent of 15 rupees and of 7 rupees and 8 annas, respectively.

J. F. FINLAY Secretary to the Government of Índia.

Sections 19 to 26, inclusive, of the Indian coinage act of 1870, repealed by the act of June 26, 1893, are as follows:

COINAGE OF BULLION.

(19) Subject to the mint rules for the time being in force, the mint master shall receive all gold and silver bullion and coin brought to the mint: Provided, That such bullion and coin be fit for coinage: Provided also, That the quantity so brought at one time by one person is not less, in the case of gold, than 50 tolas, and in the case of silver, than 1,000 tolas.

(20) A duty shall be levied at the rate of 1 rupee per cent at the mint on the produce of all gold bullion, and on all gold coin brought for coinage to the mint in

accordance with the said mint rules.

(21) All silver bullion or coin brought for coinage to the mint, in accordance with the said mint rules, shall be subject to a duty at the rate of 2 per cent on the produce of such bullion or coin, and the amount of such duty shall be deducted from the return to be made to the proprietor.

(22) A charge of one-fourth per mille on gold bullion and coin, and of 1 per mille on silver bullion and coin, shall also be levied for melting or cutting such bullion

and coin so as to render the same fit for receipt into the mint.

(23) All gold and silver bullion and coin brought to the mint for coinage, and which is inferior to the standard fineness prescribed by this act, or which, from brittleness or other cause, is unfit for coinage, shall, in case it is refined, be subject, in addition to the duty and charge aforesaid, to such charge on account of the loss and expense of refining as the governor-general in council prescribes in this behalf.
(24) The mint master, on the delivery of gold or silver bullion or coin into the

mint for coinage, shall grant to the proprietor a receipt which shall entitle him to a certificate from the assay master for the net produce of such bullion or coin, payable

at the general treasury.

(25) The proprietor of any bullion or coin so delivered for coinage who is dissatisfied with the assay master's report of its value, may, within twenty-four hours after receiving such report, and subject to the payment of the fee prescribed in this behalf by the governor-general in council, withdraw such bullion or coin without being subject to the duties on coinage imposed by this act.

(26) For all gold bullion and coin, in respect of which the assay master has granted a certificate, payment shall be made as nearly as may be in gold coins coined under this act or act No. XVII of 1835, and the balance (if any) due to the proprietor shall

be paid in silver, or in silver and copper coins current in British India.

The full text of the Indian paper-currency act of 1882, certain clauses and sections of which the act of June 26, 1893, provided should be repealed, and which the lastmentioned act otherwise modified, is as follows:

[Act No. XX of 1882.]

Passed by the governor-general of India in council. Received the assent of the govenor-general on the 26th October, 1882.

AN ACT to amend the law relating to the government paper currency.

Whereas it is expedient to amend the law relating to the government paper currency, it is hereby enacted as follows:

I.—Preliminary.

1. This act may be called the Indian paper-currency act, 1882; it extends to the whole of British India; and it shall come into force on the passing thereof.

2. (1) Act No. III. of 1871 (to consolidate and amend the law relating to the

government paper currency), is hereby repealed.

(2) All appointments made, rules prescribed, notifications published, authorities conferred, securities purchased, and notes issued under the said act, or any act thereby repealed, shall, if in force, undisposed of, or in circulation when this act comes into force, be deemed to be respectively made, prescribed, published, conferred, purchased, and issued under this act. And all references made to any portion of the Indian paper-currency act, 1871, or any act thereby repealed, in acts or regulations passed before this act comes into force, shall be deemed to be made to the corresponding postion of this act.

II.—The Department of paper currency.

3, (1) There shall continue to be a department of the public service whose functions shall be the issue of promissory notes of the government of India, payable to bearer on demand, for such sums, not being less than five rupees, as the governorgeneral in council from time to time directs.

(2) Such notes shall be called currency notes.(3) The department shall be called the department of paper currency.

4. At the head of the department there shall be an officer called the head commissioner of paper currency, and there shall be three other officers called, respectively, the commissioner of paper currency for Madras, the commissioner of paper currency for Bombay, and the commissioner of paper currency for Rangoon.

5. The governor-general in council may, from time to time, by order notified in

the Gazette of India-

(a) Establish districts, to be called circles of issue, four of which circles shall include the towns of Calcutta, Madras, Bombay, and Rangoon, respectively.

(b) Appoint in each circle some one town to be the place of issue of currency

notes, as hereinafter provided.

(c) Establish in each such town an office or offices of issue.
 (d) Establish in any town situate in any circle an office, to be called a currency

- agency, and

 (c) Declare that, for the purposes of this act, any town (other than Calcutta, Madras, Bombay, or any town situate in British Burmah) in which an office of issue is established shall be deemed to be situate within such presidency as is specified in the order.
- 6. For each circle of issue other than those which include the towns of Calcutta, Madras, Bombay, and Rangoon there shall be an officer called the deputy commissioner of paper currency, and for each currency agency an officer called the currency

7. For the purposes of this act—

(a) The commissioners of paper currency for Madras, Bombay, and Rangoon, and the deputy commissioners of paper currency in the presidency of Fort William, in Bengal, shall be subordinate to the head commissioner of paper currency, and

(b) The deputy commissioners of paper currency in the presidencies of Fort St. George and Bombay, and in the province of British Burmah, shall be subordinate to the commissioners of paper currency for Madras, Bombay, and Rangoon, respec-

(c) The currency agent at any town shall be subordinate to the head commissioner, commissioner, or deputy commissioner, as the case may be, of paper currency for the circle of issue in which that town is situated.

8. All officers under this act shall be appointed and may be suspended or removed by the governor-general in council.

III.—Supply and issue of currency notes.

9. (1) The head commissioner shall provide currency notes of the denominations prescribed under this act, and shall supply the commissioners and the currency agents subordinate to him, and the deputy commissioners, with such notes as they need for the purposes of this act.

(2) The commissioners and deputy commissioners shall supply the currency agents subordinate to them, respectively, with such notes as those agents need for the pur-

poses of this act.

(3) Every such note shall bear upon it the name of the town from which it is issued. 10. (1) The name of the head commissioner, of one of the commissioners, of a dep-

uty commissioner, or of some other person authorized by the head commissioner of by one of the commissioners to sign currency notes, shall be subscribed to every such note, and may be impressed thereon by machinery

2) Names so impressed shall be taken to be valid signatures.

11. The head commissioner, the commissioners, and the deputy commissioners shall, in their respective circles of issue, on the demand of any person, issue from the office or offices of issue established in their respective circles, currency notes of the denominations prescribed under this act in exchange for the amount thereof-

(a) In current silver coin of the government of India.
(b) In current silver coin made under the Portuguese convention act, 1881.

(c) In current silver coin made under the native coinage act, 1876, as to which

coin a declaration has been made under section 3 of that act; or

(d) In silver bullion or foreign silver coin, not being coin of the description mentioned in the clauses (b) and (c), at the rate of 979 rupees per 180,000 grains of silver fit for coinage and of the standard fineness prescribed by the Indian coinage act, 1870:

Provided, That in all places where there is no mint of the government of India any such head commissioner, commissioner, or deputy commissioner may refuse to

issue notes in exchange for the bullion or coin receivable under clause (d)

 Any currency agent to whom notes have been supplied, under section 9, may, if he thinks fit, on the demand of any person, issue from his agency any such notes in exchange for the amount thereof in any coin specified in clause (a), clause (b), or

clause (c) of section 11.

13. The governor-general in council may, from time to time, by order notified in the Gazette of India, direct that currency notes, to an extent to be specified in the order, not exceeding one-fourth of the total amount of issues represented by coin and bullion as provided by this act, shall be issued at such offices of issue as are named in the order in exchange for gold coin of full weight of the government of India, or of foreign gold coin or gold bullion, at the rates and according to the rules and conditions fixed by that order.

14. (1) The head commissioner, commissioners, and deputy commissioners may require any bullion of foreign coin received under section 11, clause (d), or under

section 13, to be melted and assayed.

(2) Any loss of weight caused by such melting or assay shall be borne by the per-

sou tendering the bullion or coin.

15. (1) Every person tendering bullion or foreign coin under section 11, clause (d), or under section 13, and depositing it in any office of issue, shall, after the expiration of the time necessary for melting and assaying the same, be entitled to receive for it a certificate signed by the person authorized to issue the notes aforesaid.

(2) The certificate shall-

(a) Acknowledge the receipt of the bullion or coin.

(b) State the amount of notes issued under this act or of such notes and cash to which the holder is entitled in exchange for the bullion or coin; and

(c) State the interval on the expiration of which, if the certificate is presented to the office, the holder shall be entitled to receive that amount.

IV .- Notes, where logal tender and where payable.

16. Within any of the said circles of issue a currency note issued from any town in that circle shall be a legal tender for the amount expressed in that note in payment or on account of-

(a) Any revenue or other claim, to the amount of 5 rupees and upwards, due to the Government of India; and

(b) Any sum of 5 rupees and upwards, due by the government of India or by any body corporate or person in British India:

Provided, That no such note shall be deemed to be a legal tender by the government of India at any office of issue.

17. A currency note shall be payable only—
(a) At the office or offices of issue of the town from which it has been issued; and
(b) In the case of notes issued from any town not situate in British Burmah, also at the Presidency town of the Presidency within which that town is situate.

18. For the purposes of section 16 and 17 notes issued from any currency agency shall be deemed to have been issued from the town appointed under section 5 to be the place of issue in the circle of issue in which that agency is established.

V.—Reserve.

19. The whole amount of the coin and bullion received under this act and under act III, of 1871 for currency notes shall be retained and secured as a reserve to pay those notes, with the exception of such an amount, not exceeding 60,000,000 of rupees, as the governor-general in council, with the consent of the secretary of state for India, from time to time fixes.

20. The amount so fixed shall be published in the Gazette of India, and the whole, or such part thereof as the governor-general in council from time to time fixes, shall

be invested in securities of the government of India.

21. (1) The said coin, bullion, and securities shall be appropriated and set apart to provide for the satisfaction and discharge of the said notes; and the said notes shall be deemed to have been issued on the security of the said coin, bullion, and securities, as well as on the general credit of the government of India:

Provided, That any silver bullion or coin received under section 11, clause (d), may

be sold or exchanged for silver coin of the government of India, and that any gold coin or bullion received under section 13 may be sold or exchanged for silver coin or bullion to be so appropriated and set apart instead of the coin or bullion sold or exchanged.

(2) For the purposes of this section silver bullion and coin shall be rated at 98 rupess per 18,000 grains of standard fineness, and gold bullion and coin at the rates

fixed by the governor-general in council under section 13.

22. The securities purchased under section 20 shall be held by the head commissioner and the master of the mint at Calcutta in trust for the secretary of state for India in council.

23. (1) The head commissioner may, at any time when ordered so to do by the governor-general in council, sell or dispose of any portion of the above-mentioned

investment.

(2) For the purpose of effecting such sales the master of the mint at Calcutta shall, on a request in writing from the head commissioner, at all times sign and indorse the securities, and the head commissioner, if so directed by the governor-general in

council, may purchase securities of the government of India to replace such sales.

24. (1) The interest accruing due on the securities purchased and held under this act shall be entered in a separate account to be annually rendered by the head com-

missioner to the governor-general in council.

(2) The amount of the interest shall, from time to time as it becomes due, be paid to the credit of the government of India, under the head of "profits of note circulation."

(3) An account showing the amount of the profits and of the charges and expenses incidental thereto shall be made up and published annually in the Gazette of India.

VI.—Private bills payable to bearer on demand.

25. No body corporate or person in British India shall draw, accept, make, or issue any bills of exchange, hundi, promissory note, or engagement for the payment of money payable to the bearer on demand, or borrow, owe, or take up any sum or sums of money on the bills, hundis, or notes payable to bearer on demand of any such body corporate or of any such person:

Provided, That checks or drafts payable to bearer on demand or otherwise may be drawn on bankers, shroffs or agents, by their customers, or constituents in respect of deposits of money in the hands of those bankers, shroffs, or agents, and held by them at the credit and disposal of the persons drawing such checks or drafts.

26. (1) Any body corporate or person committing any offense under section 25 shall, on conviction before a Presidency magistrate or a magistrate of the first class, be punished with a fine equal to the amount of the bill, hundi, note, or engagement

in respect whereof the offense is committed.

(2) Every presecution under this section shall be instituted by the head commissioner, commissioner, or deputy commissioner, as the case may be, of paper currency for the circle of issue in which the bill, hundi, note, or engagement is drawn, accepted, made, or issued.

VII.—Miscellaneous.

27. An abstract of the accounts of the department of paper currency, showing-

(a) The whole amount of currency notes in circulation;
(b) The amount of coin and bullion reserved, distinguishing gold from silver, and
(c) The nominal value of and the price paid for the government securities held by the said department, shall be made up monthly by the head commissioner and published, as soon as may be, in the Gazette of India.

28. (1) The governor-general in council may from time to time, by notification in the Gazette of India—

(a) Fix the amounts (not being less than 5 rupees) for which currency notes shall be issued;

(b) Alter the limits of any of the circles of issue;

(c) Declare the places at which currency notes shall be issued;

(d) Fix the rates, rules, and conditions at and according to which gold may be taken in exchange for currency notes;

(e) Fix the charge for melting and assaying bullion and foreign coin received for

such notes:

(f) Fix the interval on the expiration of which holders of certificates under section 15 shall be entitled to receive such notes;

(g) Regulate any matters relative to paper currency which are not provided for by the act; and

(a) Revoke or alter any notification previously published under this act.
(2) Every notification under this section shall come into force on the day therein In that behalf mentioned, and shall have effect as if it were enacted in this act:

(3) Provided, That no notification under clause (d) of this section shall have effect until six months have elapsed from the date of its appearance in the Gazette of India.

(4) Importation of silver:

Description.	Weight.	·Value.
filver coins	Kilograms. 532, 391, 900 187, 068, 200 669, 460, 100	Francs. 101, 154, 464 23, 301, 595 124, 456, 059

Exportation of silver:

Description.	Weight.	Value.
Silver coins	Kilograms. 428, 131, 300 153, 620, 400	Francs. 81, 344, 951 26, 115, 478
Total	581, 751. 700	107, 460, 429

(5) Gold produced from the mines, 210 kilograms; value not given.
(6) Silver produced from the mines, 103,000 kilograms; value not given.
(7 and 8) No reply to these questions.

(9 and 10) The Government is unable to reply to these inquiries.

(11) No Government notes.
(12) The amount of paper currency issued by the Bank of France was, on December 30, 1892, 3,298,240,400 francs.

(13 and 14) No information given.

(15) No laws referring to this matter were passed during the year.

(16) Reports of the operations of the Mint promised but not yet received

FRANCE.

Items reported for 1892.	Value.	Value in United States money.
Gold coinage	Francs. *4,514,120 4,606,000	\$871, 225 888, 958
Gold importedGold exported	385, 383, 469 107, 968, 818	74, 379, 010 20, 837, 982
Gain in gold by imports	277, 414, 651	53, 541, 028
Silver imported	124, 456, 059 107, 460, 429	24, 020, 020 20, 739, 8 6 3
Gain in silver by imports	16, 995, 630	3, 280, 157

* All recoinage.

LAW LIMITING THE ISSUE OF NOTES BY THE BANK OF FRANCE.

The Senate and Chamber of Deputies have passed and the President of the Republic promulgated the following law:

Sole article: The amount of the issue of bills by the Bank of France and its branches which has hitherto been fixed at a maximum of 3,500 millions is hereby raised to 4,000 millions.

The present law which has been discussed and passed by the Senate and Chamber of Deputies shall be executed as a law of the State.

Done at Paris, January 25, 1893.

CARNOT.

By the President of the Republic. The Minister of Finance,

P. TIRARD.

The reasons given for the bill which resulted in this law are as follows:

"The law of the 30th of January, 1884, fixed the maximum issue of notes of the Bank of France at 3,500 million francs. This limit was sufficient for a long time; the amount of circulation of notes which had been 3,162 millions on January 30, 1884, fell during the following months below 3,000 millions, and remained at that figure until November, 1889. It rose to 3,198 millions on the 30th of January, 1890; to 3,222 millions on the 15th of January, 1891; to 3,171 millions on the 14th of January, 1892. Since then it has always remained above 3,000 millions, and finally reached, on the 12th of January, 1893, 3,473 millions, so that, at this last date, it lacked only 27 millions of coming up to the limit of issue.

"It is necessary to remark that of these 3,473 millions 2,958 millions were covered by the reserve, leaving only 515 millions of uncovered circulation. This last has perceptibly diminished since 1884; since, at that date, the total circulation was 3,162 millions and the cash reserve only 1,952 millions. It was not, therefore, in consequence of the development of its lucrative operations that the bank was led to issue the total of its authorized circulation.

"The present situation arises, on the one hand, from the habit which is gradually growing among the public to use the bills of the bank and to leave in it a considerable part of the monetary stock, and, on the other hand, from the favorable condition of exchange which has attracted to France great quantities of foreign gold, a large

portion of which has been exchanged against notes.
"We must infer from these facts that the limit of 3,500 millions is no longer sufficient. Indeed, the bank is obliged, in order not to violate the law, to stop delivering its notes, and to make its payments in specie. The result of this is great embarrassment in business and the impoverishment of our gold reserve, which amounted, on the 12th of January, to 1,700 million francs, and which is incontestibly a great force for the service of France.

"The Government has foreseen these embarrassments, and it was to guard against them that article 10 of the bill for the renewal of the privilege of the bank stipulated for the raising of the maximum limit of issue to 4,000 millions."

BANK OF FRANCE.

MONTHLY VARIATIONS OF THE METALLIC RESERVE (Paris and branches) 1890-1892.

[From the Bulletin de Statistique, January, 1893.]

D-4-	Go	ld.	Silv	er.
Date.	Maximum.	Minimum.	Maximum.	Minimum.
1890.	France.	France.	Francs.	France.
January	1, 272, 200, 000	1, 251, 800, 000	1, 247, 000, 000	1, 239, 100, 000
February	1, 254, 500, 000	1, 249, 500, 000	1, 248, 800, 000	1, 243, 200, 000
March	1, 239, 000, 000	1, 248, 800, 000	1, 255, 400, 000	1, 247, 100, 000
April	1, 278, 500, 000	1, 255, 500, 000	1, 265, 000, 000	1, 255, 600, 600
Мау	1, 307, 700, 000	1, 277, 400, 000	1, 270, 800, 000	1, 264, 500, 000
June	1, 316, 900, 000	1, 306, 600, 000	1, 276, 900, 000	1, 270, 300, 000
July	1, 320, 900, 000	1, 312, 600, 000	1, 274, 500, 000	1, 263, 700, 000
August	1, 320, 300, 600	1, 315, 100, 000	1, 270, 800, 000	1, 265, 900, 000
September	1, 316, 000, 000	1, 268, 500, 000	1, 271, 800, 000	1, 258, 100, 000
October	1, 268, 500, 000	1, 205, 700, 000	1, 259, 400, 000	1, 244, 800, 000
November	1, 206, 600, 000	1, 114, 600, 000	1, 249, 200, 000	1, 242, 400, 000
December	1, 126, 000, 000	1, 114, 200, 000	1, 247, 700, 000	1, 244, 000, 000
1891.				
January	1, 149, 800, 000	1, 118, 600, 000	1, 246, 000, 000	1, 237, 700, 000
February	1, 216, 800, 000	1, 129, 700, 000	1, 243, 800, 000	1, 241, 000, 000
March	1, 218, 400, 000	1, 212, 500, 000	1, 244, 200, 000	1, 239, 800, 000
April	1, 234, 000, 000	1, 215, 200, 000	1, 250, 100, 000	1, 243, 900, 000
May	1, 285, 200, 000	1, 232, 700, 000	1, 265, 600, 000	1, 250, 100, 00
June	1, 327, 300, 000	1, 285, 500, 000	1, 276, 900, 000	1, 206, 400, 00
July	1, 368, 100, 000	1, 327, 300, 000	1, 278, 000, 000	1, 262, 400, 00
August	1, 377, 100, 000	1, 364, 300, 000	1, 266, 100, 000	1, 261, 800, 00
September	1, 366, 200, 000	1, 332, 200, 000	1, 267, 800, 000	1, 256, 400, 00
October	1, 324, 300, 000	1, 311, 100, 000	1, 259, 400, 000	1, 248, 860, 000
November	1, 332, 800, 000	1, 310, 800, 000	1, 254, 000, 000	1, 248, 200, 000
December	1, 346, 300, 000	1, 333, 400, 000	1, 260, 000, 000	1, 254, 700, 000
1892.				
January	1, 345, 700, 000	1, 336, 200, 000	1, 257, 700, 000	1, 248, 500, 000
February	1, 382, 200, 000	1, 348, 800, 000	1, 261, 900, 000	1, 251, 900, 000
February	1, 403, 000, 000	1, 383, 300, 000	1, 271, 700, 000	1, 261, 400, 00
April	1, 441, 000, 000	1, 403, 700, 000	1, 279, 000, 000	1, 270, 300, 00
May	1, 542, 200, 000	1, 444, 800, 000	1, 290, 800, 000	1, 277, 200, 00
June.	1, 587, 800, 000	1, 549, 900, 000	1, 299, 000, 000	1, 291, 100, 00
July	1, 623, 800, 000	1, 586, 600, 000	1, 298, 300, 000	1, 291, 000, 00
August	1, 671, 800, 000	1, 624, 800, 000	1, 298, 100, 000	1, 293, 200, 00
September	1, 679, 000, 000	1, 667, 800, 000	1, 299, 000, 000	1, 291, 000, 00
October	1, 679, 800, 000	1, 672, 200, 000	1, 291, 000, 000	1, 279, 700, 00
November	1, 684, 200, 000	1, 672, 600, 000	1, 272, 600, 000	1, 273, 800, 000
December	1, 708, 300, 000	1, 682, 000, 000	1, 281, 000, 000	1, 274, 900, 000
DOMORING	2, 100, 000, 000	_, 002, 000, 000	2, 201, 000, 000	~, 213, 000, 000

The production by the mines of France was 210 kilograms, or \$139,566, and of silver, 103,000 kilograms, of the commercial value of \$4,280,680.

The notes of the Bank of France outstanding December 31, 1892, amounted to 3,298,240,400 francs, equal to \$636,560,397.

During the calendar year 1892 coinages of gold and silver were executed at Paris for the following states:

	Value.	Value in United States money.
For Indo-China: Silver coinage	Francs. 300, 000	\$57, 900. 00
Gold ooinage	16, 745, 620 2, 441, 092	3, 231, 904. 66 471, 130, 75
For Morocoo: Silver coinage	Ounces. 3, 718, 222	390, 843. 00

BELGIUM.

No coinage of either gold or silver was executed at the Brussels mint during the calendar year 1892.

The weight and value of gold imported was 8,971 kilograms (United States coining value, \$5,962,214); exported, 136.7 kilograms (United States coining value, \$90,870).

The weight and value of silver imported was 68,955 kilograms (United States coining value, \$2,865,804); exported, 175,816 kilograms (United States coining value, \$7,306,925).

Notes issued by the national bank outstanding December 30, 1892, amounted to 427,594,580 france (\$82,525,754).

SWITZERLAND.

Items reported for 1892.	Value.	Value in United States money.
Gold coinage	Francs. 2, 000, 000	\$886, 000
Gold importedGold exported	28, 568, 650 7, 699, 124	4, 548, 749 1, 485, 931
Gain of gold by imports	65, 869, 526	8, 062, 818
Silver exported	84, 034, 365 27, 973, 000	7, 340, 682 5, 396, 789
Gain of silver by imports	10, 061, 865	1, 941, 843

EXPORTS and IMPORTS of SILVER during 1892.

	Value.
Exports: Coined silver	Franct. 26, 581, 854 1, 891, 146
Total	27, 973, 000
Imports: Coined silver	81, 289, 400 6, 744, 965
Total	38, 034, 365

In relation to the precious metal statistics of Switzerland, we inclose herewith a printed notice, which appeared in the annual report of 1891, and deserves full consideration. The same may serve also for 1892.

[The following is a translation of the printed notice, relating to the precious metal statistics of Switzerland, referred to in the answer to Interrogatory No. 4]:

PRECIOUS METAL STATISTICS.

The data thus far obtained of the shipment of coined gold and silver to foreign countries, and from foreign countries to Switzerland, have led to the following results:

IMPORTS of GOLD.

Years.	Value.
1889	Francs. 10, 809, 700 12, 846, 400
1891	3, 788, 200 27, 444, 800

S. Rep. 235——10

EXPORTS of GOLD.

Years.	Value.	Excess of imports.
1889	France. 2, 083, 707 2, 990, 507 2, 277, 249	Francs. 8, 725, 993 9, 855, 893 1, 510, 951
Total	7, 351, 463	20, 092, 837

IMPORTS of SILVER.

Years.	Value.
1889	Francs. 38, 466, 400 25, 398, 600 46, 067, 000

EXPORTS of SILVER.

Years.	Value.	Excess of imports.
1889	Frencs. 13, 547, 723 18, 542, 050 29, 712, 419 61, 802, 192	Francs. 24, 918, 677 16, 856, 550 16, 354, 581 58, 129, 808

TOTAL IMPORTS, GOLD and SILVER.

Years.	Value.
1889	France. 49, 276, 100 48, 245, 000
Total	147, 876, 900

TOTAL EXPORTS, GOLD and SILVER.

Years.	Value.	Excess of imports.
1889	Francs. 15, 631, 430 21, 532, 557 31, 989, 668	Francs. 33, 644, 670 26, 712, 443 17, 835, 532
Total		

These results, according to which Switzerland certainly receives a large excess of coined money from foreign countries, may, indeed, be allowed to pass, so far as gold is concerned, if we consider the increase of the gold stock of the banks of about 11,000,000 francs, and assume, besides, that gold pieces are still used in large numbers for industrial purposes, because the importation of rolled gold by small gold-smiths and watchmakers is too circuitous a process. The falling off in the importa-

tion of gold coin in 1891 would then be in accord with the falling off in the business of watchmaking.

The case is different, however, with silver coin. Here the industrial use of the coined metal is excluded by the fact that the difference between the monetary value of the coins and the price of silver would necessitate a loss of 25 per cent. In this

respect, therefore, our statistics can not be correct.

Rather may the excess of imports, as ascertained by us, be explained as follows: While the imports of coined money consist, for the most part, of private remittances and are therefore pretty completely declared, the very large export carried by their own agents, which goes into foreign countries every year in settlement of the balances due by Swiss railways, posts, and telegraphs, escape the control of the bureau of commercial statistics. Our efforts to ascertain the amounts of this latter export have, thus far, led to no final result. But this much seems certain, that making allowances for the lacking data, the balance of Switzerland in the coined-money trade is against her; that is, she exports more gold and silver coin than she imports. At all events, the figures of the Swiss imports and exports of the precious metals will not do to work with. They have, therefore, been dropped entirely from our official publications on the imports and exports of our trade.

The Government does not issue any notes.

The notes of the emission banks (emissions banken) in circulation during 1892 amounted to 166,028,800 francs. (We suppose notes outstanding intimates in circulation, i. e., notes in the hands of the public.)

The total amount of the emitted notes during 1892 was 177,120,000 francs, of which 11,091,200 francs were in the banks and 166,028,800 francs were in the hands of the public. The security of the notes has to be accomplished as follows: 40 per cent in cash, 60 per cent by guaranty of the canton or by deposit of papers of value or bills of exchange. Without security, no notes are allowed to be issued.

ITALY.

PAPER MONEY.

[From the Bulletin de Statistiques, August, 1893, p. 260.]

With a view to remedying the scarcity of divisional coin, the Italian Government issued the following decree, of the date of August 4, 1893:

I.—Decree authorizing the issue of a fractional paper currency.

ARTICLE 1. Until such time as the fractional currency may be regulated by measures of an organic nature, the secretary of the treasury is authorized to issue treasury notes with legal currency of the value of 1 franc.

ART. 2. The temporary issue of these notes shall not exceed a nominal value of

30,000,000 francs.

ART. 3. The treasury notes herein provided for shall be wholly secured and covered by Italian divisional silver coins which shall be detained in the treasuries of the state for that purpose. By way of exception, and to meet an urgent want of fractional currency, the minister of the treasury may issue such notes even when there are no divisional silver coins in the treasury corresponding thereto; *Provided:*(a) That the circulation of these notes is entirely covered by gold or silver coins

having legal currency in the Kingdom.

(b) That these coins be replaced at the earliest possible moment by divisional

pieces collected at home or imported from abroad.

ART. 4. The provisions relating to state notes of 5 and 10 france, contained in the regulation approved by the Royal decree of June 16, 1881, are extended, so far as applicable to the fractional-currency notes contemplated by the present decree.

The first issue of such fractional-currency notes shall be made only on presenta-

tion to the special bureau of notes of certificates delivered by the public treasuries, indorsed by the general direction of the treasury and attesting the existence of the

metallic fund corresponding to the issue, as provided for in the preceding article.

The fractional-currency notes, which shall be retired from circulation, either on account of long use or because they are worn out, shall be forwarded to the bureau of note issue, which shall furnish the treasury with other notes whose emission shall be authorized by a decree, countersigned by the minister of the treasury, and registered by the court of accounts.

Items reported for 1891.	Value.	Value in United States money.	
Gold coinage	Lire. 656, 520	\$126, 708	
Gold exports	16, 497, 600 11, 978, 500	3, 184, 036 2, 310, 885	
Loss in gold by exports	4, 524, 100	873, 151	
Silver exportsSilver imports	46, 212 42, 313, 200	8, 918 8, 106, 448	
Gain of silver by imports	42, 266, 968	8, 157, 580	

The known stock of gold in the vaults of the treasury and banks of issue was, at the end of 1891, 490,000,000 lire (\$94,570,000), and the stock of silver, same date, was about 125,000,000 lire (\$24,125,000).

The amount of paper circulation on December 31, 1891, was 1,464,000,000 lire

(\$282,552,000).

Items reported for 1892.	Value.	Value in United States money.			
Gold coinage	<i>Lire</i> . 674, 120 119, 154	\$130, 105 22, 997			
Gold exports	34, 787, 032 21, 622, 326	6, 710, 037 4, 173, 109			
Loss in gold by exportation	13, 144, 706	2, 536, 928			
Silver exportsSilver imports	63, 384, 119 55, 198, 192	12, 233, 135 10, 653, 251			
Loss in silver by exportation	8, 185, 927	1, 579, 884			

The production of gold and silver during the year 1892 was, approximately: Gold, 473,482 lire (\$91,382); silver, 5,938,097 lire (\$1,146,053).

The stock of gold and silver in coin and bullion was, approximately: Gold, 497,300,060 lire (\$95,978,912); silver, 85,485,780 lire (\$16,498,755).

The amount of paper circulation on December 31, 1892, was 1,479,798,709 lire (\$285,601,151) as follows:

The total amount of Government notes outstanding at the close of 1892 was 341,413,533 lire.

The amount of bank notes outstanding at the close of 1892 was 1,138,385,175.50 lire, of which the various banks held the following: Line

	Dire.
National Bank of the Kingdom	573, 052, 728, 00
Bank of Naples	
National Bank of Tuacany	104 980 984 50
Roman Bank	111, 727, 563, 50
Bank of Sicily	65, 779, 212, 00
Tuscan Bank of Credit	17, 088, 020, 00

By the law of April 17, 1881, the Italian Government is obliged to hold in its treasury a metallic reserve covering the notes placed in circulation. Besides the amounts guarantied by Government bonds there was also a sum of 138,000,000 lire

of the 1,138,385,175 lire of which, as has been seen, constituted the amount of the notes of the banks on December 31, 1892, the uncovered circulation was represented by 691,294,039.70 lire, against 447,091,135,80 lire covered by a full reserve,

SPAIN.

Items reported for 1892.	Value.	Value in United States money.
Gold coinage	Pesetas. 48, 606, 540 46, 206, 528 2, 033, 566	\$9, 381, 062 8, 917, 860 392, 476
Total coinage	96, 846, 623	18, 691, 396
Gold imported	28, 843, 477 476, 780	5, 566, 791 92, 018
Gain on gold by imports	28, 366, 697	5, 474, 778
Silver exported Silver imported	42, 944, 222 22, 547, 581	8, 288, 224 4, 351, 673
Loss of silver by exports	19, 396, 691	3, 936, 55 t

The production of silver during the year 1892 is estimated to have been 55,678 kilograms, or 8,733,411 pesetas (\$1,685,549.)

Notes of the Bank of Spain outstanding December 31, 1892, amounted to 884,041,150 pesetas \$170,619,842.)

No Government notes were outstanding at the close of the year 1892. The Government has always granted the privilege of issuing notes, first to the provincial banks, and by the decree law, dated March 19, 1874, to the National Bank of Spain, created by that resolution.

The floating unconsolidated debt of the treasury amounted to 245,997,000 pesetas at the same date, according to the statement published by the Gauta de Madrid of

January 3, 1893.

As, since the decree law of March 19, 1874, the notes of private banks have no legal currency, the existence of the uncovered notes is confined to those which have miscarried, and to some from the banking houses, the legislation of which is made with some difficulty, but as they are not a legal tender, their amount can not be fixed.

No laws were passed during the year 1892 affecting the coinage, issue, or legaltender character of the metallic and paper currency.

PORTUGAL.

No gold was coined in 1892. The coinage of silver was 2,848,000 milreis (\$3,075,840).

GERMANY.

Items reported for 1892.	Weight.	Value.	Value in United States money.
Gold coinage	Kilogr ems .	<i>Marks.</i> 87, 242, 170	\$ 8, 9 6 3, 875
Tereign gold		348, 000 2, 778, 783 5, 201, 111	82, 981 923, 373 1, 297, 864
Total coinage			•••••
Gold imports			45, 612, 162 38, 897, 709
Gain in gold by imports			6, 714, 453
Silver importsSilver exports			3, 904, 687 3, 029, 225
Gain in silver by imports			875, 462
Pagament (broken gold and silver): Imports Exports Product of smelting works		7, 017	4, 029, 183 1, 670
Pure gold kilograms Pure silver kilograms	2, 87 6 -94 487, 784 ·17	8, 005, 117 57, 025, 584	1, 905, 218 13, 372, 089
Total coinage to Dec., 1892. Imperial gold coins (less pieces retired) Imperial silver coins (less pieces retired) Stock of gold in Imperial Bank Dec. 31, 1892 Treasury notes in circulation Dec. 31, 1892 Bank notes in circulation Dec. 31, 1892		462, 215, 796 824, 471, 000 120, 000, 000	624, 564, 042 110, 007, 359 77, 224, 098 28, 560, 000 815, 921, 200

The amount of imperial treasury notes issued is equal to the sum which the Empire has set aside in coined gold as a war fund drawing no interest.

The circulation of uncovered bank notes—that is, bank notes in excess of the cash reserve, of the banks of issue—amounted, in December, 1892, to 354,905,000 marks. The cash reserve of the individual banks, the amount of legally current German money in the vaults of the bank, of imperial treasury notes, of notes in other German banks, and of gold in bars or foreign coin, the pfund five, reckoned at 1,392 marks, are considered as cash stock.

NETHERLANDS.

Items reported for 1892.	Value.	Value in United States money.
Gold coinage	Florins. 610 126, 195 8, 778, 804	\$245 50, 731 1, 517, 068
Gold : Imports Exports	2, 119, 791 242, 450	852, 155 97, 464
Gain by imports	1, 877, 841	754, 691
Silver: Imports Exports	18, 074, 116 5, 576, 500	5, 255, 793 2, 241, 753
Gain by imports	7, 497, 616	8, 014, 040

A copy of the annual report of the Netherlands mint is sent every year to the Director of the Mint at Washington.

AMOUNT of COIN in the NETHERLANDS on January 1, 1996.

[From Jaaroijfers, Binnenland, 1892 on vorige Jaren, No. 12, p. 171.]

	Denomination of the pieces.							
	Gold. S	Silver.	25 cents.	10 cents.	5 cents.	2} cents.	1 cent.	Halfoont.
January 1, 1892 Coined in 1892 Imported in 1892	Florins. 47, 591, 460 610 1, 000	3, 500, 000	200, 600			Florins. 492, 500	Florine. 1, 183, 500 50, 000	
Total	47, 598, 070	142, 095, 286	3, 659, 878	4, 087, 114	248, 642	492, 500	1, 283, 500	181, 500
Recoined in 1892 Retired in 1892 Exported in 1892	4, 250	3, 508, 964 5, 610, 000			1,500			
In the country January 1, 1898.	47, 588, 820	132, 976, 822	3, 524, 782	3, 94 3, 870	247, 142	492, 500	1, 233, 500	181, 500

Recapitulation of the PRESUMPTIVE AMOUNT of COIN at the beginning of each year from 1886 to 1893.*

Description.	1896.	1887.	1888.	1889.	1891.	1892.	1898.
Gold 10-florin pieces Silver, 24, 1. and half	Florins. 47, 289, 000	Florins. 47, 290, 000	Florins. 47, 595, 000	Florins. 47, 598, 000	Florins. 47, 594, 000	Florins. 47, 591, 000	Florins. 47, 589, 000
florin pieces					116, 712, 000 7, 616, 000		
Bronze, divisional coins	1, 810, 000	1, 788, 000	1, 783, 000	1, 783, 000	1, 833, 000	1, 858, 000	1, 908, 000
Total	207, 555, 000	207, 475, 000	197, 819, 000	181, 284, 000	173, 755, 000	184, 991, 000	190, 189, 000

[&]quot;Except 1890.

Total MONETARY CIRCULATION, not including the bank's metallic reserve.

[From Jaarcijfers, Binnenland, 1892 en vorige Jaren, No. 12, p. 171.]

	Coin.					Of which there were
January 1—	Silver.	Gold.	Paper money.	Bank bills.	Bank bills. Total.	
1966	Florins. 90, 799, 000 92, 111, 000 98, 919, 000 70, 758, 000 63, 499, 000 62, 238, 000 61, 715, 000 60, 387, 000 60, 985, 000 60, 544, 000 57, 649, 609	Florins. 16, 428, 000 31, 921, 000 24, 395, 000 24, 204, 000 24, 437, 000 24, 437, 000 24, 255, 000 24, 056, 000 23, 778, 000	#70rins. 8, 270, 000 7, 977, 000 6, 980, 900 6, 525, 000 9, 762, 000 12, 823, 000 11, 377, 000 11, 577, 000 14, 486, 000 13, 750, 000	F7orins. 107, 137, 000 147, 844, 000 189, 228, 000 197, 975, 000 197, 341, 000 200, 608, 000 207, 233, 000 2018, 810, 000 204, 940, 000 203, 288, 000 197, 547, 000	Florins. 206, 206, 000 248, 932, 000 302, 555, 600 307, 179, 000 294, 997, 000 313, 643, 000 299, 244, 000 310, 738, 000 310, 738, 000 299, 745, 000 289, 745, 000	92, 666, 600 88, 845, 000 72, 316, 000 90, 778, 000 72, 708, 000 85, 477, 000 68, 492, 000 62, 244, 000 61, 322, 000

Circulation of NOTES by DENOMINATIONS, Bank of the Netherlands.

[From Jaaroijfers, Binnenland, 1892 en vorige Jaren, p. 173.]

March 81—	1,000 florins.	500 florins.	800] florins.	200 florins.	100 florins.	80 florins.	60 florins.	40 florins.	25 florins.	Value of the total circulation.
										Florins.
1870	27, 384	12	52, 360	83,060	273,994	37	267, 296	292, 645	453, 279	126, 191, 895
1875	87, 886	12	69,586	100, 510	365, 730	37	365, 963	391, 626	643, 768	168, 622, 780
1880	54, 318	12	73, 210	101, 815	383, 847	36	378, 784	409, 610	618, 317	189, 606, 945
1885	44, 553	12	63, 261	93, 303	405, 429	35	414, 360	463, 326	776, 638	185, 534, 190
1888	48, 182	12	62, 992	91, 135	418, 456	35	416, 715	488, 336	889,538	193, 435, 790
1889	54, 732	12	66, 243	95, 659	426, 828	17	419, 327	495, 032	919, 241	204, 368, 785
1890	49, 696	12	69, 300	101, 409	459, 515	17	446, 602	524, 825	957, 350	208, 449, 530
18,1	45, 048	12	63, 582	92, 506	435, 122	17	419,662	496, 120	940, 501	194, 680, 405
1892	45, 352	12	60, 246	86, 375	424, 941	17	398, 392	471, 482	926, 398	189, 125, 010
1893	45, 852	12	62,095	88, 877	428, 545	17	408, 635	484, 553	977, 359	193, 451, 955

Stock of GOLD and SILVER in the Netherlands Bank, 1881-'93.

[From Jaareijfers, Binnenland, 1892 en vorige Jaren, p. 174.]

Years.	Gold.	Silver.
July 2, 1881 July 7, 1883 July 7, 1883 July 4, 1885 July 1, 1885 July 2, 1887 July 7, 1688 July 6, 1889 July 5, 1890 July 6, 1890 July 6, 1891 July 6, 1892	43, 510, 000 43, 030, 000 78, 450, 000 61, 110, 000 66, 640, 000 61, 720, 000 47, 040, 000	Florins. 89, 250, 000 94, 230, 000 94, 230, 000 95, 330, 000 99, 040, 000 97, 610, 000 77, 610, 000 65, 620, 000 65, 480, 000 85, 480, 000 85, 490, 000 85, 900, 000

The stock of gold coin in the country was estimated at 47,588,820, florins (\$19,130,705), of which 23,816,680 florins (\$9,574,305) was held in the Bank of the Netherlands, and in addition the bank held 14,232,291 florins (\$5,721,381) in gold bullion.

The stock of silver coin was estimated as follows: 132,976,321 florins (\$53,456,481) in standard silver coins, and 7,715,793 florins (\$3,101,749) in divisional coins; of the total amount above 85,000,000 florins (\$34,170,000) is held by the Bank of the Netherlands. In circulation (Government notes), 15,000,000 florins (\$6,030,000); bank notes, 197,546,990 florins (\$79,413,890).

Pursuant to the existing provisions of article 16 of the law relating to the Bank of the Netherlands, the proportion of the total amount of bank notes, bank assignments, and current coupons, etc., that shall be covered by money or coinable material is fixed at two-fifths.

	Florins.	Dollars.
Value of bank notes	197, 546, 990 1, 055, 884, 545 16, 609, 646, 24	79, 413, 890 424, 465. 5 6, 677, 077. 5
Total	215, 212, 520. 79	86, 515, 488

JAPAN.

Items reported for 1902.	Ounces or kilo- grams.	Yen.	Value in United States money.
Coinage:			
Gold recoinage	1.09	1, 819, 525. 00	\$1, 819, 525. 00 20, 28
511Yer		12, ¥07, 062. 20	12, 307, 062, 20
Silver recoinage	190, 961 -55		222, 209. 80
Total	190, 962 -64	18, 626, 587. 20	18, 848, 817. 28
Exports of gold	79 -05	6, 477, 531. 12	6, 479, 001. 82
Imports of gold	17, 646 ·46 48, 887 ·58	908, 14 1, 123, 266, 25	329, 214, 37 1, 179, 518, 62
Imports of silver		4, 005, 888. 01	18, 818, 261, 75
Product of mines:			
Imperial gold mines, 1892 Private gold mines, 1890	*296 ·31 *473 ·584	245, 468, 187 825, 571, 905	245, 468, 19 325, 571, 91
Imperial silver mines, 1892	+9, 094 -674	849, 595, 685	849, 595. 68
Private silver mines, 1890	*45, 991 -437	1, 786, 694. 444	1, 786, 694. 44
	*55, 756 -005	2, 707, 880. 171	2, 707, 880. 17
Product of refineries:			
Gold Silver			1, 780, 292, 08 1, 486, 772, 68
Stock of gold		80, 660, 440. 00	80, 660, 440, 00
Stock of silver		81, 329, 858. 00	81, 329, 853. 00
Government and pank notes outstanding:		20, 828, 244, 75	20, 828, 244, 75
National banks	.	23, 890, 509, 50	28, 890, 509, 50
Bank of Japan (convertible silver notes)		100, 495, 408. 00	106, 493, 458. 00

* Kilograms.

IMPERIAL ORDINANCES RELATING TO PAPER CURRENCY.

We hereby approve of the alterations in the mint regulations and hereby order the same to be promulgated.

[SEAL.] November 29, 1892. [SIGN MANUAL.]

WATANABE KUNITAKE, Minister of Finance.

IMPERIAL PROCLAMATION NO. 106.

The following alterations are made in the mint regulations:
ART. 3. Gold and silver bullion will not be received for import into the mint unless

of the following-named amount or over:

(NOTE.—When the amount imported at one time is large and exceeds the capacity, upon consultation with the importer, another day for payment instead of that fixed by article 10 as the limit shall be fixed and the receipt taken.)

	Momme.* 250 2,500
Impure gold and silver bullion Old gold and silver coins Mixed gold and silver bullion	In value 200 ven

ART. 12. When it is necessary to refine and separate the bullion imported, the following refining and separating charges, according to classification, shall be made:
(Note.—When the gold or silver bullion does not contain more than 750 parts in

1,000 the same shall not be accepted.)

Bullion to be refined, refining fee.

Gold or silver, nine hundred and fifty one-thousandths or over, per 100 momme pure

gold, 76 sen; per 100 momme pure silver, 20 sen.

Gold or silver, nine hundred one-thousandths or over, per 100 momme pure gold, 83 sen; per 100 momme pure silver, 23 sen.

^{*} One momme is 3.7 grains.

Gold or silver, eight hundred and fifty one-thousandths or over, per 100 momme pure gold, 91 sen; per 100 momme pure silver, 27 sen.

Gold or silver, eight hundred one-thousandths or over, per 100 momme pure gold,

100 sen; per 100 momme pure silver, 32 sen.

Gold or silver, seven hundred and fifty one-thousandths or over, per 100 momme

pure gold, 110 sen; per 100 momme pure silver, 38 sen.

ART. 14. When imported bullion is returned without being coined the following

fees shall be collected:

Fees for assaying and melting gold bullion.

Mixed gold and silver bullion (of less than 100 in 1,000 parts of gold) under 4,000 momme, 1 yen; ditto over 4,000 and under 8,000 momme, 2 yen; over 8,000 momme in the same proportion.

Silver bullion.

Mixed gold and silver bullion (of less than 100 parts of gold in 1,000) under 8,000 momme, I yen; over 8,000 and under 16,000 momme, 2 yen; above 16,000 in the same proportion.

For assaying and separating gold bullion.

Gold and silver mixed bullion, per ingot, 2 yen; silver bullion, 1 yen.

Fee for cortification and examination, in conformity with fee for examination and separa-

ART. 15. When coin unfit for circulation is condemned at either the mint or submint, if of or exceeding the following weight, the following fee shall be collected and the coin received and coin paid therefor on the following day: Gold cein, 40 momme, three and one-half one-thousandths; silver coins, 1 yen denomination, 400 momnie, five one-thousandths.

P. S.—This ordinance came into effect January 1, 1893.

Imperial Ordinance No. 105.—Rules relating to the committee of currency investigation.

ARTICLE I. The committee of currency investigation shall be under the superintendence of the minister of state for finance, and shall investigate the following matters:

(1) The origin and general results of recent fluctuations in the relative value of gold and silver.

(2) The effect produced upon the economy of Japan by recent fluctuations in the

relative value of gold and silver.

(3) Whether in consequence of recent fluctuations in the relative value of gold and silver any change should be made in the present currency system of Japan, and if such change be considered necessary, what currency unit should be adopted and what methods should be followed for the purpose.

ART. II. The committee of currency investigation shall be composed as follows:

President, 1; vice-president, 1; members, 20.

ART. III. The president, vice-president, and members shall be chosen from among high-class administrative officials, professors of the Imperial University, members of the Imperial Diet, and other persons of learning and experience in matters of currency, and shall be nominated by the cabinet on the recommendation of the minister of state for finance.

ART. IV. Regulations for the proceedings and deliberations of the committee of currency investigation shall be determined by the minister of state for finance.

ART. V. The president shall coutrol the proceedings and report the decisions of the committee to the minister of state for finance.

In the event of the president's absence his functions shall devolve upon the vice-

president.

ART. VI. Managers shall be attached to the committee; they shall be chosen from among the superior officials of the department of finance and shall manage the business of the committee under the direction of the president.

ART. VII. Secretaries shall be attached to the committee to manage all secretarial

matters under the direction of the president and the managers.

ART. VIII. The president, the vice-president, the members, the managers, and the secretaries shall receive annual allowances of not more than 300 yen.

[The Japan Daily Mail, Yokohama, Wednesday, October 25, 1993.]

THE MONETARY SYSTEM INVESTIGATION COMMISSION.

The following appointments to the commission for the investigation of the monetary system have been announced in the Official Gazette:

To be president: Viscount Tani, member of the House of Peers.
To be vice-president: Mr. Tajiri Juijiro, vice-minister of finance.

To be kanji: Mr. Hayakawa Senkichiro, private secertary to the minister of

To be members: Mr. Wakamiya Seion, director of the bureau of commerce and industry in the department of agriculture and commerce; Mr. Hara Kei, director of the bureau of commerce in the department of foreign affairs; Mr. Wadagaki Kenzo, professor in the Imperial University; Mr. Sakatani Yoshiro, accountant in the department of fluance; Mr. Soyeda Juichi, acting director of the bureau of inspection in the department of finance; Mr. Kanai Nobu professor in the Imperial University; Mr. Kawata Koichiro, president of the Nippon Ginko; Viscount Hotta Seiyo, member of the House of Peers; Mr. Obata Tokujiro, member of the House of Peers (representative of the highest taxpayers); Mr. Sonoda Kokichi, president of the Yokohama specie bank; Mr. Shibusawa Elichi, president of the First National Bank; Mr. Masuda Takashi, manager of the Mitsui Bussan Kaisha; Mr. Shoda Heigoro, manager of the Mitsui Bussan Kaisha; Mr. Shoda Heigoro, manager of the Mitsubushi firm; Mr. Taguchi Ukichi, editor of the Keizai Zasshi; Mr. Watanabe Hiromoto, member of the house of representatives (Domei club); Mr. Maki Bokushin, member of the house of representatives (National Unionist); Mr. Kurihara Ryoichi, member of the house of representatives (Radical), and Mr. Takata Sanaye, member of the house of representatives (Progressionist).

It is stated that some of the members of the commission have under contemplation the dispatch of a special committee to India and the United States to study the question in loco. The above twenty-three members being classified, there are six officials, five each from the two houses of the Diet and also from the business circle, and two professors. The vernacular press adds that the Government at first intended to ask either Count Okuma or Count Matsukata to accept the post of president, but as neither was judged likely to consent, the choice at last fell to Viscount Tani.

CHINA.

During the year 1892, \$3,500,000 worth of silver was coined.

SOANDINAVIAN UNION-SWEDEN, NORWAY, DEN-MARK.

Items reported for 1892.	Weight.	Value.	Coining value, United States money.
Silver coinage:	Küos.	Orowns.	A70.00
Sweden Norway		294, 7 62 450, 000	\$78, 996 120, 600
Denmark		903, 759	242, 206
Total		1, 648, 521	441, 804
Bilver recoinage:	1	• •	,
Norway		132, 000	85, 376
Imports of gold: By Sweden— Gold coin	116	8, 955	1,060 77.094
By Norway: Gold (including silver) By Deumark:		526, 100	140, 995
Gold coin.		3, 500, 000	938, 000
Gold bullion		750, 000	201, 000
Total	116	4, 780, 055	1, 858, 149
Exports of gold: By Norway (including silver)		478, 900	128, 846
Total		478, 900	128, 345

Items reported for 1892.	Weight.	Value.	Coining value, United States money.
Imports of silver: By Sweden— Silver coin Other bullion	Kilos. 3, 815	Orosons. 580, 365	\$155, 538 158, 551
Total	3, 815	580, 365	314, 089
Exports of silver: By Sweden— Silver coin Other bullion		216, 100 216, 100	57, 915 203, 561 261, 476
Product of mines: Sweden— Gold Silver Norway: Silver Metallic stock— Sweden:	87. 62 52. 10 4, 495. 6	217, 311 *5, 454	58, 232 2, 165 186, 837
In banks December 31, 1892: Gold (current coin) Gold bullion In the mint Silver—		20, 018, 485 4, 410, 304 98, 421	5, 364, 954 1, 181, 961 26, 377
In Riksbank In circulation In the mint Norway:		2, 867, 475 15, 216, 632 106, 701	768, 483 4, 078, 057 28, 596
Gold (in Bank of Norway) Silver (in circulation) Silver in treasury Denmark:		27, 021, 700 6, 042, 350 474, 940	7, 241, 815 1, 619, 349 127, 283
Gold (coin and bullion). Silver Government and bank notes in circulation December 31, 1892—		53, 090, 000 20, 000, 000	14, 204, 000 5, 360, 000
Sweden Sweden nncovered notes† Norway (Bank of Norway); Norway uncovered notes Denmark Denmark uncovered notes.		101, 978, 271 16, 133, 509 45, 115, 200 5, 752, 700 81, 000, 000 23, 000, 000	27, 830, 176 4, 323, 780 12, 090, 874 1, 541, 723 21, 708, 000 6, 164, 000

^{*}At 104.70 crowns per kilogram (mean price for year 1892 in London).
†All notes issued by private banks are covered to full value.
†The Government does not issue notes.

	MEXICO
1902 •	

Items reported for 1892:	Value.
Items reported for 1892: Gold coinage Silver coinage	\$275, 203
Silver coinage	8, 782, 721
The expenses	
Gold	1, 011, 512
Silver	8, 239, 251
The production was:	
Gold	1, 117, 807
The production was: Gold	0, 284, 311

A decree of December 12, 1892, provides for the demonetization of the old copper coins of the Republic and of the silver 25-centavo pieces, and the substitution for the former of centavo and for the latter of 20-centavo pieces by the 30th of June, 1893. The decree of June 1, 1893, requires the stoppage of the coinage of the 25-centavo pieces, and their retirement from circulation before June 30, 1896, thus modifying the decree of December 12, 1892.

PERU.

1891.

Value of coinage	\$3, 169, 797
Exports of gold	89, 558
Exports of silver	11, 262
	~-,

1892.

2,614,948 Value of coinage.....

THE NEW AUSTRIAN CURRENCY.

[From the London Economist for September, 1893.]

As soon as the coining of silver has been finished in Austria and no more is required for the new currency the question will have to be decided what is to become of Austrian silver production. It is probable that the product of 1893, 1894, and 1895 will be wanted for the 1-crown pieces of the new currency, but from 1896 the silver production of Austria and Hungary will have to serve industrial purposes only. At present the Government pays 90 florins for a kilogram of silver, but in subsequent years the price will be gradually reduced, so that by 1896 it may have reached the international price of 34½d. per standard ounce, this being only 62 florins for 1 kilogram. It has been calculated that so long as the price of 63 florins per kilogram is maintained the silver mines of Pizibram, in Bohemia, which belong to the state, might be worked without loss, and the thousands of miners who are absolutely unadapted to any other kind of mining work might be still employed. But with the present price of silver this would already be impossible. The state would have to contribute if it wished to maintain these fine silver mines in activity.

The coining of the new currency in the Austrian mints is progressing very fast, now that the machinery has been improved and extended. On September 9 the fol-

lowing amount of new money had been coined:

Denomination of pieces.	Number of pieces.	Value in crowns.	Coining value in United States money.
20-crown pieces in gold	24, 984, 500 28, 518, 750 27, 872, 100 32, 865, 004	126, 461, 420 24, 984, 500 5, 703, 750 2, 787, 210 657, 300 199, 474	\$25, 621, 084 5, 061, 860 1, 155, 590 564, 689 133, 169 40, 413 32, 576, 795

The token money has almost all been put in circulation. The mint of Vienna has also undertaken to coin 3,000,000 worth of Levantine, or Maria Theresa, thalers before the end of the year.

BELGIUM.

The notes of the national bank of Belgium may be considered as fully covered. To illustrate the fact an abstract of the report of the bank upon the operations of the year 1892 may be cited.

The debit of the bank, available on the 31st of December, 1892, comprises:

Items.	Value.
The circulating notes of the bank	Francs. 427, 594, 580. 00 69, 340, 318. 00
Total	496, 934, 898. 27
The disposable amount of the credit comprises:	
- Items.	Value.
The bonds of the public debt pertaining to the bank and its reserve fund. Metallic cash on hand. Drafts fallen due and in current accounts. The portfolio The loans upon bonds of the public debt. The assets upon specie and bars Total.	Francs. 73, 547, 151, 48 114, 654, 737, 14 39, 245, 869, 66 809, 891, 705, 26 8, 599, 400, 00 8, 476, 913, 99 558, 915, 777, 58

[Copy of report from the Imperial Bank of Persia, responsive to financial questions, received from another source but applicable in this case.]

PERSIAN CURRENCY AND COINAGE.

(Answers to interrogatories, 1892.)

(1) Is silver, gold, or paper the currency money? If all are current, which prevails? Gold coin exists, but is used only for presents and hoarding. It is a commodity, and

at present commands a premium of 30 to 35 per cent.

at present commands a premium of 30 to 35 per cent.

Silver is the real currency. The coins are very small (1 kran and 2 krans almost exclusively) and for trade purposes are highly inconvenient. The counting and examinations are very long and laborious, the coins being often spurious or debased and of such irregular weights that weighing is impossible. The old coinage (i. e., before 1877, when provincial mints existed) is extremely irregular in weight and fineness, but on the whole is heavier and more valuable than the new coinage.

The new coinage is struck with no technical skill or appliances. Although more

The new coinage is struck with no technical skill or appliances. Although more regular than the old, it is still extremely defective.

There are no guarantees of exactitude and no control; therefore the mint master is supposed to make large illicit profits at the expense of the public.

The sarrafa, or money changers, circulate bags sealed by them and said to contain 250 tomans in silver. The bank does not accept them, however.

Copper circulates at a discount of 6 per cent and upwards, which would be greater but for the poverty of the people and the consequent amount of coin absorbed.

(2) If paper money is in use is it issued by the Government or the banks, and how

is it secured?

Bank notes now exist and are issued by the Imperial Bank of Persia. The bank is in its infancy (business commenced 1890) and its circulation is, therefore, only about \$250,000 or \$300,000.

The above bank has a monopoly of issue. The security is a cash reserve of 33 per cent under the Gevernment control; the capital of the bank is £1,000,000, with a reserve liability of a second million, upon which the notes are a first charge. Any default would entail forfeiture of right of issue and the obligation to repay all outstanding notes.

The notes are issued from Teheran and the bank's branches, viz, Tabriz, Meshed, Ispahan, Shiraz, Bushire, Yezd, and Reshd, and are legally payable only at the place of issue. This was determined on account of the extreme difficulty of transferring

funds from place to place.

The denominations of the notes are 1, 2, 3, 5, 10, 20, 25, 50, 100, 500, and 1,000 tomans.

The two last are virtually cash orders, which do not circulate.

PERSIAN COINAGE.

[1 toman = 10 krans. 1 kran = 20 shahis.]

Gold: 10 tomans (rare), 2 tomans, 1 toman, one-half toman, or 5 krans, one-fourth

toman, or 24 krans.
Silver: 5 krans (rare and not used), 2 krans, 1 kran, one-half kran, or 10 shabis, one-fourth kran, or 5 shahis. (Also a maundy coin of 3 shahis, for distribution at the Persian new year.)
Copper: 2 shahis, 1 shahi, and one-half shahi.

[Translation.]

From the Amin-ul-Mulk to Mr. McDonald.

YOUR EXCELLENCY: Some days ago you asked certain questions regarding the coinage of gold and silver, also the extent of such coinages and the circulation of notes in this country. So much of your question as relates to the coinage is answered below. Mr. Rabino (the manager of the bank) has been asked to supply the information concerning the notes, so that you may have knowledge of the matter. You will, therefore, ask the bank to give you the details as to the circulation of notes.

In the year 1892, from old tomans, broken articles of gold, and gold imported, 12,500 miscals, or 25,000 tomans, were coined. In the beginning of the year the price

of gold was cheaper than at the close.

In the early part of the year the price of the English pound sterling was 32 krans.

and at the end 34 krans.

The amount of silver imported and coined during the year above mentioned was 1,486,000 tomans of the currency of Persia.

Permit me to renew the assurance of my friendship and esteem for your excellency.

RABI-UL-AVVAL, 1811.

Dated 28th.

RUSSIA.

Coinage of gold in 1892.

Total value france Number of pieces imperials Total weight kilograms Weight of fine gold do.	8,006 929,185
There was no remelting of Russian or foreign gold coins in 1892.	
Coinage of silver—1892. Silver coins 0.900 fine: Nominal value—the silver ruble (17.996 grams fine) calculated at francs. Number of 1-ruble pieces. Number of 50-copeck pieces.	8, 532, 042 2, 131, 006 2, 006
Number of 25-copeck pieces Total weight kilograms. Fine weight do Silver billon: Nominal value (ruble, 4 francs) francs.	4,006 42,650,796 38,385,836 6,600,001
Number of 20-copeck pieces	2,500,000 8,000,006 29,692,438 14,846,380
The nominal value of the silver pieces mutilated, deteriorated, and were remelted in 1892 was 11,841,812 francs. The remelting yielded 6,8 worth of fine silver, the silver ruble containing 17.996 grams of fine silver culated at the rate of 4 francs. In 1892 kokans—silver coins of Bokhara—of the nominal value of 5,1 were remelted. This operation produced 3,732,400 francs' worth of fine 2,892 francs' worth of fine gold, the silver ruble containing 17.996 g metal being calculated at 4 francs, and the gold ruble containing 27 gold valued at the same rate.	er being cal- 83.800 franca
Roter amender as army positio tone.	
Expertation of gold in 1892.	Vilograma
	Kilograms. 114 ·663 147 ·424 32 ·761
Expertation of gold in 1892. Russian gold coin	114 ·663 147 ·424
Expertation of gold in 1892. Russian gold coin. Foreign gold coin. Gold hars. Total	114 ·663 147 ·424 32 ·761
Russian gold coin	114 ·663 147 ·424 32 ·761
Expertation of gold in 1892. Russian gold coin	114 · 663 147 · 424 32 · 761 294 · 848
Experiation of gold in 1892. Russian gold coin	114 · 663 147 · 424 32 · 761 294 · 848
Expertation of gold in 1892. Russian gold coin	114 · 663 147 · 424 32 · 761 294 · 848 Kilograms.
Experiation of gold in 1892. Russian gold coin	114 · 663 147 · 424 32 · 761 294 · 848
Russian gold coin. Foreign gold coin. Gold hars. Total Importation of gold in 1892. Russian gold coin. Foreign gold coin. Gold bars.	114 · 663 147 · 424 32 · 761 294 · 848
Experiation of gold in 1892. Russian gold coin. Foreign gold coin. Total Importation of gold in 1892. Russian gold coin. Foreign gold coin. Gold bars. Total Experiation of silver in 1832.	114 · 663 147 · 424 32 · 761 294 · 848
Russian gold coin	114 · 663 147 · 424 32 · 761 294 · 848 Kilograms. 3, 832 · 936 125, 555 · 730 5, 274 · 370 134, 663 · 036 Kilograms. 32 · 761
Russian gold coin. Foreign gold coin. Gold hars. Total Importation of gold in 1892. Russian gold coin. Foreign gold coin. Gold bars. Total Exportation of silver in 1892.	114 · 663 147 · 424 32 · 761 294 · 848 Kilograms. 3, 832 · 936 125, 555 · 730 5, 274 · 370 134, 663 · 036 Kilograms. 32 · 761 5, 995 · 110
Russian gold coin Foreign gold coin Gold hare Total Importation of gold in 1892. Russian gold coin Foreign gold coin Gold bars Total Exportation of silver in 1892. Russian silver coin Foreign silver coin Silver bars	114 · 663 147 · 424 32 · 761 294 · 848 Kilograms. 3, 832 · 936 125, 555 · 730 5, 274 · 370 134, 663 · 036 Kilograms. 32 · 761 5, 995 · 110 94, 006 · 838
Russian gold coin. Foreign gold coin. Gold hars. Total Importation of gold in 1892. Russian gold coin. Foreign gold coin. Gold bars. Total Exportation of silver in 1892.	114 · 663 147 · 424 32 · 761 294 · 848 Kilograms. 3, 832 · 936 125, 555 · 730 5, 274 · 370 134, 663 · 036 Kilograms. 32 · 761 5, 995 · 110
Russian gold coin Foreign gold coin Gold hare Total Importation of gold in 1892. Russian gold coin Foreign gold coin Gold bars Total Exportation of silver in 1892. Russian silver coin Foreign silver coin Silver bars	114 · 663 147 · 424 32 · 761 294 · 848 Kilograms. 3, 832 · 936 125, 555 · 730 5, 274 · 370 134, 663 · 036 Kilograms. 32 · 761 5, 995 · 110 94, 006 · 838
Russian gold coin Foreign gold coin Gold hars Total Importation of gold in 1892. Russian gold coin Foreign gold coin Gold bars Total Exportation of silver in 1892. Russian silver coin Foreign silver coin Silver bars Total Importation of silver in 1892. Russian silver coin Silver bars	114 · 663 147 · 424 32 · 761 294 · 848 Kilograms. 3, 832 · 936 125, 555 · 730 5, 274 · 370 134, 663 · 036 Kilograms. 32 · 761 5, 995 · 110 94, 006 · 838 100, 034 · 709 Kilograms. 278 · 468
Russian gold coin. Foreign gold coin. Gold hars. Total. Importation of gold in 1892. Russian gold coin. Foreign gold coin. Gold bars. Total. Exportation of silver in 1892. Russian silver coin. Foreign silver coin. Silver bars Total. Importation of silver in 1892.	114 · 663 147 · 424 32 · 761 294 · 848 Kilograms. 3, 832 · 936 125, 555 · 730 5, 274 · 370 134, 663 · 036 Kilograms. 32 · 761 5, 995 · 110 94, 006 · 838 100, 034 · 709 Kilograms.

There are no data on the quantities of gold or silver ore imported or experted during the year 1892.

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Production of gold in 1892.

Weightkilograms. Valuefrancs.	37, 318 ·771 128, 529, 440

Production of silver in 1892.

Weight	kilograms	9.492 522
Weight	francs	2, 109, 956. 20

There are no data on the output of gold or silver by the refineries of Russia.

The stock of gold in the Imperial treasury and the Bank of the State is 1,982,215.550 francs. This includes the ordinary exchange fund, amounting to 841,517,400 francs, and the extraordinary exchange fund, amounting to 600,000,000 francs, a total of 1,441,517,400 francs.

The stock of silver in the Imperial treasury and the Bank of the State is: Silver coin, 900 fine, 6,892,559 francs; billon coin, 18,239,410 francs.

The silver coin includes the exchange fund of 4,502,728 francs.

There are no data on the amount of money in the hands of individuals in Russia. The amount of bills of credit issued for ordinary purposes was, at the end of 1892, 3,120,073,952 francs. The temporary issues authorized by the ukase of January 1, 1881, were at the same date, 1,065,052,584 francs, and the issues entirely secured by gold, 600,000,000 francs, a total of 4,785,126,536 francs.

On December 31, 1892, the bank held bills of credit to the amount of 488,854,092 francs, so that the amount of bills actually outstandig was 4,296,271,844 francs.

The Bank of the State is the only bank of issue in Russia.

The amount of uncovered notes at the end of 1892 was 3,339,106,408 francs, or deducting the amount of bills in the bank, viz, 488,854,692, 2,850,251,716 francs.

Exchange fund, in gold	Francs. 1,441,517,400 4,502,728
Total	1, 446, 020, 128 2, 850, 251, 716

The mint of Russia publishes no report of its operations. For the chief of accounts.

A. KONUCHINE.

VENEZUELA.

[Copy and translation of executive decree.]

Joaquin Crespo, chief of the national executive power, considering that small money has become scarce in proportion to the necessities of the public, and that it is indispensable to remedy this evil, facilitating transactions but not permitting economic interests to suffer perturbation, do decree:

ARTICLE 1. There shall be coined 6,000,000 bolivars into silver money of the type,

weight, standard, and other conditions fixed by the coinage law of July 9, 1891.

ART. 2. The coinage shall be in the following proportion: 2,500,000 bolivars in coins of 5 bolivars; 1,000,000 bolivars in coins of 2 bolivars; 1,000,000 bolivars in coins of 1 bolivar; 1,000,000 bolivars in coins of 50 centimes; 500,000 bolivars in coins of 25

ART. 3. There shall also be coined 500,000 bolivars in nickel money of 5 centimes.

ART. 4. This money will be imported in monthly lots.

ART. 5. The minister of finance is encharged with the execution of this decree.

Signed and sealed with the great national seal in the federal palace, Caracas,

April 4, 1893.

The importation of coined gold was 3,174,726 57 bolivars; the exportation of coined gold, 181,392 bolivars.

The importation of coined silver was 41,713.38 bolivars; the exportation of coined silver, 10,050 bolivars.
Gross weight, 1,566 kilograms; value, 4,176,877.60 bolivars.
Coined gold in circulation, 90,766,802.40 bolivars.

Coined silver in circulation, 14,000,000 bolivars.

Consolidated 5 per cent debt. 38,232,710 bolivars; 1 per cent "titulos" (certificates), 2,766,787 bolivars; diplomatic debt, 4,978,000 bolivars; exterior debt, 67,147, 325 bolivars; total, 113, 124, 912.

* The 1 per cent "titulos" are at 1 per cent monthly. They and the other debts mentioned under this head constitute the funded debt. There are no Government notes proper in circulation.—F. C. PARTRIDGE.

Bank of Venozuela issued 4,341,800 bolivars; in circulation, 3,319,150 bolivars. Bank of Caracas issued—part in circulation—3,160,000 bolivars, which were retired from circulation and burned in April, 1892.

PROHIBITION OF THE IMPORTATION OF SILVER COIN.

The Venezuelan Government issued the following decree on the 14th of August

(1) From and after this date the importation of Venezuelan silver coin through the customs stations of the Republic is prohibited, except when the same is imported by the Government. The import of all foreign silver coin is also prohibited by law.

(2) The collectors of customs in seaport towns shall consider all silver coins, inclusive of Venezuelan silver coins, which it is sought to import into the country, as articles whose importation is prohibited, and persons found guilty of such attempted importation shall be punished by the confiscation of the coin and a fine equal to 50 per cent of its value.

The reasons for the issuance of this decree are explained by Mr. E. H. Plumacher,

our consul at Maracaibo, in the following words:

"At this moment, when the silver question is attracting universal attention, it may interest the Department to know that for some time past there have been imported into this country large quantities of Venezuelan silver coins which have

been discovered to be of unauthorized coinage.

"Since 1886 the importation of foreign silver of all nationalities has been prohibited, but all classes of gold coins and Venezuelan silver have until now been allowed free entry and are constantly being introduced through the custom-houses. It now appears that parties abroad, taking advantage of the low price of silver bullion, have coined hundreds of thousands of Venezuelan silver dollars, exact facsimiles of the emission authorized by the Government, and containing an equal, or,

"The Government has acted promptly in the matter and issued a decree prohibiting the importation from abroad, except by the Government, of Venezuelan silver coins, and declaring them contraband should efforts be made to introduce them. This will put a stop to the business through the custom-houses, but large amounts

will no doubt continue to be successfully smuggled.

"It is a striking commentary on the situation that such a speculation is possible, producing, it is said, nearly 40 per cent profit, although it is freely admitted that the

surreptitions coins are in all respects equal to those authorized by law.

"Advices from Curacoa, which is and always has been a dumping ground for money of all nationalities, show that Venezuelan silver, since the late developments, is received at only one-half its face value; moreover, it is intimated that it will soon be rejected entirely." (Consular Reports, November, 1892, p. 321.)

ECUADOR.

Exports.—Old gold and silver, gold dust and coin, 511,411 sucres, value in United States gold, \$337,580, of which \$7,650 went to the United States, and nearly all the remainder to England.

Imports.—Coined silver, 500,000 sucres, value in American gold, \$313,000. It had

been coined principally in Birmingham, England; some in Peru and Chile.

S. Rep. 235——11

SITUATION of the PRINCIPAL BANKS of ISSUE of Various Countries on December 31, 1892.

Names of banks.	Metallio	lio Analysis of the reserve.		Bills payable
Danes.	reserve.	Gold.	Silver.	to bearer in circulation.
Imperial Bank of Germany	\$202, 109, 600			\$275, 179, 400
Bank of Austria-Hungary		\$41, 823, 100	\$68, 495, 700	193, 733, 400
Bank of Belgium	22, 156, 400		l	79, 940, 606
National Bank of Bulgaria (a)	424,600			96,500
National Bank of Denmark	15, 729, 500	15, 729, 500		21, 828, 300
Bank of Spain		36, 727, 900	25, 244, 400	170, 631, 100
Bank of France	574, 985, 600	329, 779, 100	245, 206, 500	636, 552, 600
United Kingdom:			' '	1
Bank of England	117, 807, 200	117, 807, 200	l. 	122, 979, 600
Banks of Scotland (b)	26, 634, 000	23, 160, 000	3, 474, 000	34, 257, 500
Banks of Ireland (b)	15, 497, 900	13, 510, 000	1, 987, 900	31, 845, 000
National Bank of Greece (c)	463, 200			23, 198, 600
Italy:		1		l
National Bank (d)	44, 718, 100	88, 522, 800	6, 195, 300	106, 884, 100
()ther institutions of issue (d)	41, 842, 400	35, 705, 000	6, 137, 400	98, 179, 100
Bank of Norway (c)	5, 558, 400			12, 178, 300
Bank of the Netherlands	49, 929, 100	15, 401, 400	20, 036, 800	80, 056, 400
Bauk of Portugal (e)	6, 311, 100			53, 611, 900
Bank of Roumania	10, 634, 300	10, 576, 400	57, 900	22, 793, 300
Russia :				
Imperial Bank (f)	322, 367, 900	319, 415, 000	2, 962, 900	782, 422, 000
Bank of Finland (f)	4, 805, 700	4, 188, 100	617, 600	8, 878, 000
Bank of Finland (f)	2, 566, 900	1, 775, 600	791, 300	5, 577, 700
Sweden:	_,,		1,	1
Royal Bank (c)	5, 384, 700	4, 574, 100	800, 600	11, 367, 700
Private banks (c)	4, 803, 900	1, 968, 600	2, 335, 300	15, 883, 900
Swiss banks of issue	17, 350, 700	12, 969, 600	4, 381, 100	22, 002, 000
Associated banks of New York	73, 340, 000	1,,	1 -,,	5, 500, 500

a Situation on Dec. 14. b Situation on Dec. 3. c Situation on Nov. 30. d Situation on Dec. 20.

SITUATION of the PRINCIPAL BANKS of ISSUE of Various Countries on March 51, 1893.

Names of banks	Metallic	ANALYSIS OF	Bills payable	
Names of banks.	reserve.	Gold.	Silver.	to bearer in circulation.
Imperial Bank of Germany	\$209, 636, 600			\$258, 234, 000
Bank of Austria-Hungary	113, 117, 300	\$42, 267, 000	\$70,850,300	188, 618, 900
Bank of Belgium	21, 403, 700			80, 674, 000
Bank of Belgium	1, 100, 100			38, 600
National Bank of Denmark	14. 339, 900	14, 339, 900		19, 454, 400
Bank of Spain	65, 446, 300	37, 210, 400		
Bank of Finland	4, 882, 900	4, 265, 300	617, 600	8, 800, 800
Bank of France	566, 358, 500	320, 399, 300	245, 959, 200	
National Bank of Greece (a)				22, 040, 600
Italy:	1,			,,
National Bank	44, 737, 400	89, 815, 900	4, 921, 500	117, 903, 700
Other institutions of issue	41, 610, 800	86, 013, 800	5, 597, 000	107, 423, 800
Bank of Norway (4)	6, 214, 600	6, 214, 600		11, 251, 900
Bank of Norway (a)	50, 411, 600	15, 864, 600	34, 933, 000	
Bank of Portugal	7, 990, 200	1, 968, 600	6, 021, 600	53, 190, 800
Bank of Roumania	10, 151, 800	9, 900, 900	250, 900	22, 040, 600
United Kingdom:	20, 202, 000	1 *,555,555	220,000	,,
Bank of England	126, 569, 400	126, 569, 400		123, 846, 300
Banks of Scotland (b)	23, 642, 500	19, 782, 500	3,860,000	29, 915, 000
Banks of Ireland (b)	13, 992, 500	12, 062, 500	1, 930, 000	29, 482, 500
Imperial Bank of Russia	287, 550, 700	284, 462, 700	3, 088, 000	754, 108, 900
Bank of Servia	2, 586, 200	1,794,900	791, 800	5, 191, 700
Sweden:	2,000,200	1 -,,	102,000	0,202,000
Royal Bank (a)	5, 461, 900	4, 535, 500	926, 400	11, 483, 500
Private banks (a)	4, 979, 400	2, 007, 200	2, 972, 200	15, 015, 400
Swiss banks of issue (c)	18, 045, 500	13, 510, 000	4, 585, 500	31, 084, 400
Associated banks of New York	69, 094, 000		7,500,000	5, 404, 000

& Situation Feb. 28.

b Situation Jan. 28.

c Situation Feb. 25.

e Situation on Dec 21.
f The paper reserve is estimated at 2 france 35 contimes.

SITUATION of the PRINCIPAL BANKS of ISSUE of Various Countries on func 30, 1893.

Warran of boules	Metallio	ANALYSIS OF	Bills payable	
Names of banks.	reserve.	Gold.	Silver.	to bearer in circulation.
Imperial Bank of Germany	\$196, 107, 300			\$265, 375, 000
Bank of Austria-Hungary	112, 383, 900	\$41, 938, 900	\$75, 445, 000	190, 162, 900
Rank of Belgium	19, 782, 500			79, 207, 200
National Bank of Bulgaria (a)	1, 582, 600			
National Bank of Denmark	15, 961, 100	1		21, 905, 500
Bank of Spain		38, 194, 700	31, 883, 606	
Bank of Finland (b)		4, 188, 100	656, 200	8, 337, 600
Bank of France		831, 323, 100	247, 136, 500	665, 965, 100
National Bank of Greece (b)	405, 300			21, 944, 100
Italy:	,			
National Bank (c)	47, 709, 600	40, 742, 300	6, 967, 300	122, 883, 100
Other institutions of issue	41, 475, 700	36, 284, 000	5, 191, 790	114, 429, 700
Bank of Norway (b)		6, 562, 000		12, 313, 400
Bank of the Netherlands		13, 760, 900	34, 489, 100	
Bank of Portugal		2, 412, 500	6, 233, 900	54, 155, 800
Bank of Roumania.		12, 487, 100	270, 200	26, 691, 900
United Kingdom:	1 20, 101, 500		-:-,	1,,
Bank of England	145, 309, 700	145, 309, 700		128, 171, 300
Banks of Scotland (d)	21, 461, 600			28, 525, 400
Banks of Ireland (d)	15, 034, 700			28, 930, 709
Imperial Bank of Russia (e)		290, 677, 300	3, 261, 700	749, 361, 100
Bank of Servia (f)		1, 659, 800	810, 600	5, 095, 200
Sweden:	_, 210, 100	_, 500,000	320,000	2,000,000
Royal Bank (b)	5, 519, 800	4, 496, 900	1, 022, 900	5, 625, 500
Private banks (b)		2, 065, 100	2, 335, 300	15, 362, 800
Swiss banks of issue (g)	17, 177, 000	13, 374, 900	3, 802, 100	31, 479, 600
Associated banks of New York	60, 795, 000	1 20, 513, 500	0, 302, 100	4, 825, 000
TRANSPORT DESIGN OF TALE ATTENDED	00, 100, 000			30,000,000

s Situation on May 22. b Situation on May 31. c Situation on June 20.

d Situation on Apr. 22. e Situation on June 16. f Situation on June 22.

g Situation on May 27.

SITUATION of the PRINCIPAL BANKS of ISSUE of VARIOUS COUNTRIES on September 30, 1893.

Names of banks.	Metallic re-	ANALYSIS OF	THE RESERVE.	Bills payable to bearer in
	SCIVO.	Gold.	Silver.	circulation.
mperial Bank of Germany	\$178, 177, 600			\$265, 645, 20
Sank of Austria-Hungary		\$11, 533, 600	\$65, 658, 600	200, 874, 40
lank of Belgium	19, 087, 700			77, 045, 60
Vational Bank of Bulgaria (a)	1,698,400		l	193, 00
Vational Bank of Denmark	14, 378, 500		l	20, 535, 20
Sank of Spain		38, 194, 700	30, 609, 800	177, 521, 40
Bank of Finland	4, 940, 800	4, 188, 100	752, 700	8, 607, 80
Sank of France	572, 495, 900	327, 289, 400	245, 206, 500	669, 285, 40
Sational Bank of Greece	424.600			22, 330, 10
taly;		1		,000,00
National Bank	50, 180, 000	45, 490, 100	4, 689, 900	110, 589, 00
Other institutions of issue	36, 573, 500	32, 057, 300		86, 406, 10
Sank of Norway	6, 793, 600	35, 35., 35.	, -,,	13, 046, 80
Bank of the Netherlands		11, 464, 200	33, 717, 100	76, 312, 20
Bank of Portugal	8, 781, 500	2, 412, 500	6, 369, 000	55, 641, 90
Sank of Roumania	11, 811, 600	11, 782, 300	19, 300	27, 425, 30
Inited Kingdom:	12,022,000	22, 102, 000	10,000	3., 250, 00
Bank of England	133, 015, 600	133, 015, 600		124, 832, 40
Banks of Scotland (b)	23, 449, 500	22, 967, 000	19, 782, 500	14, 011, 80
Banks of Ireland (b)	13, 953, 900	11, 830, 900	2, 123, 000	29, 374, 60
mperial Bank of Russia	301, 060, 700		3, 261, 700	783, 773, 00
Sank of Servia		1, 679, 100	791, 300	5, 577, 70
Sweden:	_, 2.0, 200	_, 5,0,200	.01,000	, ,,,,,,
Royal Bank (c)	5, 404, 000	4, 477, 600	926, 400	11, 676, 50
Private banks (c)	4, 574, 100		2, 566, 900	15, 111, 90
Swiss banks of issue	16, 520, 800	13, 664, 400	2, 856, 400	32, 771, 40
Associated banks of New York	75, 945, 500	10, 301, 100	2, 300, 400	13, 124, 00

s Situation on Sept. 7.

b Situation on July 15.

e Situation on Aug. 31.

ANNUAL AVERAGES of the RATE of DISCOUNT in EUROPE, 1885-1892.

[From the "Bulletin de Statistique," January, 1893, page 60.]

5	YEARS.							
Principal cities.	1885.	1886.	1887.	1888.	1889.	1890.	1891.	1892.
Amsterdam	Per ct. 2:71	Per ct. 2.50	Per et. 2:50	Per et. 2.70	Per ct. 2.50	Per ct.	Per ct. 3 ·12	Per ct. 2 · 7
Berlin Brussels Loudon		3 ·29 2 ·75 8 ·04	3 ·40 3 ·06 3 ·38	3 · 33 3 · 27 3 · 30	3 · 68 3 · 54 3 · 56	4 ·38 3 ·20 4 ·55	3 ·80 3 ·35	3 · 2· 2 · 7· 2 · 5·
Paris Rome	8 -00	8 -00	3 ·00 5 ·50	3·10 5·50	3·10 5·22	8 · 00	8 ·00 5 ·78	2·6 5·2
St. Petersburg Vienna	4 04	4 00	5 ·05 4 ·12	5 · 34 4 · 16	5·75 4·19	5 ·85 4 ·52	4 ·88 4 ·40	4.8

Tables showing the VALUE of the GOLD and SILVER COIN and BULLION imported into and exported from the principal foreign countries of the world, also the excess of imports over exports over imports, for series of years.

GREAT BRITAIN AND IRELAND.

Value of GOLD COIN and BULLION imported into and exported from Great Britain and Ireland from 1858 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
558	\$110, 922, 748	\$61, 157, 500	\$49, 765, 248	
359	108, 511, 747	87, 991, 868	20, 519, 884	
060	61, 243, 365	76, 119, 739		\$14, 876, 374
861	59, 195, 799	59, 071, 387	124, 412	
062	96, 861, 375	77, 922, 217	18, 939, 158	
963	93, 157, 779	74, 478, 407	18, 684, 872	
864	82, 248, 478	64, 625, 850	17, 622, 628	
865	70, 494, 026	41, 832, 800	29, 161, 226	
066	114, 409, 668	62, 009, 280	52, 400, 438	
967	76, 891, 474	38, 393, 911	38, 497, 563	
868	83, 393, 205	61, 845, 954	21, 547, 251	
69	67, 015, 6 57	41, 237, 256	25, 778, 401	
70	91, 522, 942	48, 730, 800	42, 792, 142	
771	105, 208, 494	100, 728, 155	4, 480, 339	
772	89, 881, 539	96 , 108, 100		6, 226, 56
173	100, 304, 234	92, 810, 092	9, 404, 142	
874	87, 991, 279	51, 787, 522	36, 203, 757	
175	112, 614, 868	90, 751, 982	21, 862, 936	
976	114, 245, 832	80, 378, 888	33, 871, 944	
977	75, 148, 420	99, 088, 685		23, 940, 26
778	101, 570, 717	72, 844, 239	28, 726, 478	
79	65, 058, 657	85, 547, 318		20, 488, 66
80	46, 012, 081	57, 564, 962		11, 552, 98
81	48, 484, 969	75, 425, 090		26, 940, 12
882	69, 963, 524	58, 513, 842	11, 449, 682	
83	87, 743, 601	84, 510, 128	3, 233, 473	
184	52, 287, 662	58, 460, 481		6, 172, 81
85	65, 097, 034	58, 061, 325	7, 035, 709	
186	65, 173, 415	67, 078, 405		1, 904, 99
887	48, 447, 594	45, 873, 368	8, 074, 226	
388	76, 830, 297	72, 725, 672	4, 104, 625	
89	87, 178, 671	70, 346, 805	16, 831, 866	
890	114, 693, 910	69, 623, 497	45, 070, 413	
91	147, 472, 002	117, 634, 800	29, 837, 202	
92	103, 413, 125	75, 187, 425	28, 225, 700	
Total	2, 930, 690, 188	2, 425, 457, 645		

Value of SILVER COIN and BULLION imported into and exported from Great Britain and Ireland from 1858 to 1892.

Years.	Years. Imports. Exports.		Excess of imports over exports.	Excess of exports over imports.	
858	\$32, 605, 861	\$34, 866, 425		\$1, 760, 56	
859	71, 890, 166	85, 687, 697		13, 797, 53	
R 6 0	50, 580, 026	48, 145, 209	\$2, 434, 817		
861	32, 036, 695	46, 588, 348		14, 551, 65	
862	57, 194, 865	64, 793, 691		7, 598, 83	
863	52, 987, 080	54, 702, 725		1, 715, 64	
864	52, 691, 177	47, 947, 488	4, 743, 689	2, 720, 72	
865	33, 951, 823	32, 114, 968	1. 836, 855		
66	52, 448, 694	43, 295, 070	9, 153, 624		
967	39, 033, 651	31, 318, 297	7, 715, 354		
908	87, 551, 948	36, 555, 717	996, 231		
300	32, 752, 416	38, 463, 984	550, 251	5, 711, 56	
870	51, 823, 066	43, 341, 871	8, 481, 195	0, 111, 00	
371	80, 403, 841	63, 568, 150	16, 835, 691		
372	54, 205, 851	51, 521, 368	2, 684, 483		
878	63, 206, 428	47, 826, 278	15, 378, 145		
010	59, 849, 039	59, 429, 489			
874			419,550		
376	40, 268, 227	43, 699, 934	5, 568, 296	· · · · · · · · · · · · · · · · · · ·	
376	66, 078, 646	63, 013, 067	8, 065, 579		
<u>m</u>	105, 655, 676	94, 588, 861	11, 066, 815		
378	56, 215, 594	57, 025, 837		810, 24	
379	52, 494, 269	53, 561, 156		1, 066, 88	
180	33, 087, 441	34, 360, 804		1, 273, 36	
381	33, 585, 673	34, 084, 878		499, 20	
382	44, 980, 695	43, 630, 382			
383	46, 076, 032	45, 369, 630	706, 402		
184	46, 881, 403	48, 598, 733		1, 717, 33	
185	45, 908, 639	47, 946, 155		2, 037, 51	
18 6	36, 360, 731	35, 154, 131	1, 206, 600		
187 	37, 853, 295	37, 994, 732		141, 43	
198	30, 240, 139	37, 060, 480		6, 820, 34	
180	44, 700, 749	51, 907, 607		7, 206, 85	
390	50, 541, 810	52, 866, 658		2, 324, 84	
901	63, 663, 246	64, 993, 889		1, 330, 64	
992	60, 222, 938	68, 495, 988		8, 273, 05	
Total	1, 759, 027, 825	1, 744, 021, 697			

NOTE.—The imports and exports of gold and silver were not registered at the custom house before 1858.

AUSTRALASIA.

Value of GOLD COIN and BULLION imported into and exported from Australasia from 1851 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1851		\$4, 365, 251	 	\$4, 365, 251
1852	.	46, 105, 221	l 	46, 105, 221
1853		50, 640, 799		50, 640, 799
1854		49, 925, 424		49, 925, 424
1855		53, 857, 556		53, 857, 556
1856	1	61, 050, 243		61, 050, 243
1857		55, 137, 445		55, 137, 445
1858		55, 575, 430		55, 575, 430
1859		56, 650, 927		56, 650, 927
1860		49, 575, 036		49, 575, 036
1861		53, 127, 581		53, 127, 581
			,	
1862		50, 884, 124		50, 884, 124
1863		55, 813, 889		55, 813, 889
1864		43, 925, 029		43, 925, 029
1865		46, 397, 211		46, 397, 211
1866		46, 805, 997		46, 805, 997
18 67		42, 815, 467		42, 815, 467
18 6 8		45, 506, 642		45, 506, 642
1869	.'	50, 528, 870		50, 528, 870
1870		40, 090, 227		40, 090, 227
1871		87, 009, 783		37, 009, 733
872		36, 970, 801		36, 970, 801
1873		45, 024, 858		45, 024, 858
874	·,·····	36, 615, 546		36, 615, 546
1875		33, 423, 122		32, 423, 122
1876		27, 247, 534		
	,			27, 247, 534
		36, 527, 949		36, 527, 949
1878		28, 542, 023		28, 542, 023
1879		13, 193, 081		13, 193, 081
1880		22, 059, 845		22, 059, 845
l881		33, 014, 336		33, 014, 336
1882		26, 931, 211		26, 931, 211
l 883	.	24, 765, 619	1	24, 765, 619
l88 4	.	5, 732, 737	l	5, 732, 737
1885	.	25, 612, 390		25, 612, 890
1886		16, 429, 304		16, 429, 304
1887		9, 251, 217		9, 251, 217
1888	1	16, 346, 574		16, 846, 574
1889		25, 821, 649		25, 821, 649
1890		27, 364, 330		27, 364, 330
1891		31, 004, 472		21, 304, 330 31, 004, 472
1892		20, 148, 254		
.g.e		au, 140, 204		20, 148, 254
Total		1, 537, 814, 954		

INDIA.

Value of GOLD COIN and BULLION imported into and exported from India from 1835 to 1892.

Fiscal years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1835-'36	\$1, 622, 486	\$16, 940	\$1,605,546	
1836-'37	2, 052, 174	9, 587	2, 042, 587	
1837-'38	2, 251, 184	154, 355	2, 096, 829	
1838-'39 1839-'40	1, 297, 073 1, 125, 247	37, 015 22, 288	1, 260, 058 1, 102, 959	
1840-'41	671, 012	2, 783	668, 229	
1841-'42	809, 591	8, 587	806, 004	
1842-'43	1, 033, 844	6, 229	1, 027, 615	
1843-'44	1, 980, 850	2, 506	1, 978, 344	· · · · · · · · · · · · · · · · · · ·
1844-'45	3, 501, 218 2, 686, 142	45, 516 36, 450	3, 455, 702 2, 649, 692	
1846-'47	4, 150, 341	28, 664	4, 121, 677	
1847-'48	5, 103, 878	47, 020	5, 056, 858	
1848-'49	6, 821, 607	257, 097	6, 564, 510	
1849-'50	5, 642, 940	207, 094	5, 485, 846	
1750-'51	5, 622, 316	9,811	5, 612, 505	·····
1852-'53	6, 515, 163 6, 526, 532	846, 324 821, 529	6, 168, 839 5, 705, 003	
1858-'54	5, 249, 532	84, 020	5, 165, 512	
1854-'55	4, 295, 762	736, 939	3, 558, 823	
1856-'56	12, 206, 900	10, 259	12, 196, 641	
1856-'57	10, 589, 514	412, 621	10, 176, 893	
1857- '58	13, 772, 604 21, 594, 310	228, 779 52, 977	18, 543, 825 21, 541, 333	
1859-'60	20, 867, 732	18,508	20, 849, 224	
1860-'61	20, 645, 839	48,042	20, 597, 797	
1861-'62	25, 257, 767	29, 233	25, 228, 584	
1862-'63	33, 489, 045	162, 590	83, 826, 455	
1963-'64	48, 484, 417	181, 912	43, 802, 505 47, 885, 084	
1965-'66	48, 055, 743 31, 013, 698	170, 659 8, 155, 525	27, 858, 173	
1806-'07	22, 295, 723	8, 597, 143	18, 698, 580	
1867-'68	23, 242, 144	810,062	22, 432, 082	
1868-'69	25, 193, 763	85, 768	25, 107, 996	
18 69 -'70	27, 692, 321 13, 541, 486	578, 283	27, 114, 038	
1871-'72	17, 391, 790	2, 435, 454 41, 043	11, 106, 032 17, 350, 747	
1872-'73	12, 761, 768	884, 496	12, 377, 272	
1873-'74	8, 023, 918	1, 295, 311	6, 728, 607	
1874-'75	10, 167, 256	1, 049, 709	9, 117, 547	
1875-'76	8, 936, 648 7, 025, 824	1, 417, 858 6, 916, 755	7,519,290	
1877-'78	7, 683, 847	5, 405, 698	1, 009, 069 2, 278, 149	
1878-'79	7, 119, 983	11, 481, 159	2, 2, 0, 120	4, 361, 22
1879-'80	9, 978, 237	1, 459, 398	8, 518, 889	ļ
1890-'81	17, 870, 070	82, 044	17, 788, 026	
1891-'82	28, 633, 531 24, 795, 464	60, 383 799, 390	23, 573, 148	
1863-'84	26, 617, 111	799, 390 33, 831	23, 996, 074 26, 583, 280	
1984-'85	23, 252, 973	516, 997	22, 735, 976	
1885-'86	15, 044, 974	1, 599, 152	18, 445, 822	
1896-'87	18, 789, 410	8, 194, 823	10, 594, 587	-
1887-'88	15, 748, 251	1, 185, 848 1, 485, 031	14, 562, 908	
1880-'90	15, 179, 040 24, 6 78, 152	1, 485. 081 2, 217, 780	13, 694, 009 22, 460, 372	
1880-'91	30, 794, 441	4, 095, 894	26, 698, 547	
1801-'92	10, 511, 366	8, 077, 234	11, 484, 132	
1892-'98	8, 440, 334	21, 764, 013		13, 323, 67
Total -	R10 204 924	QQ 488 411		
Total	810, 296, 236	88, 466, 411		·····

Value of SILVER COIN and BULLION imported into and exported from India from 1835 to 1892.

Fiscal years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1835–'36	\$8, 923, 570	\$1, 079, 278	87, 844, 292	
1836-'37	8, 014, 347	1, 498, 677	6, 515, 670	
1837-'38	10, 779, 395	1, 207, 261	9, 572, 184	
1838-'39 1839-'40	13, 871, 374 9, 426, 517	998, 849 1, 894, 500	12, 872, 525 8, 032, 017	
1840-'41	8, 309, 466	1, 488, 239	6, 821, 227	
1841–'42	8, 166, 405	1, 921, 576	6, 244, 829	
1842-'43	15, 743, 181	1, 375, 107	14, 368, 074	
1843-'44 1844-'45	23, 085, 410 15, 456, 238	5, 101, 542 5, 778, 905	17, 983, 868 9, 677, 333	
1845–'46	9, 252, 954	5, 006, 981	4, 245, 973	
1846–'47	10, 156, 785	3, 449, 536	6, 707, 249	
1847-'48	4, 487, 813	6, 892, 794		\$2, 404, 98
1848-'49 1849-'50	13, 619, 523 10, 880, 481	12, 091, 909	1, 527, 614	
185 9 – 30	12, 927, 847	4, 682, 473 2, 624, 372	6, 198, 008 10, 303, 475	
851-'52	18, 070, 677	4, 126, 417	13, 944, 260	
852-'53	26, 718, 190	4, 287, 840	22, 430, 350	
853'54	18, 349, 834	7, 128, 931	11, 220, 903	· • • • • • • • • • • • • • • • • • • •
854'55	5, 572, 809 42, 790, 127	5, 428, 761 2, 912, 201	144, 048 39, 877, 926	
856–'57	59, 554, 743	5, 666, 786	53, 887, 957	
857-'58	63, 193, 118	3, 729, 608	59, 463, 510	
858'59	40, 779, 771	3, 169, 795	87, 699, 976	· • • · • • • • • • • • • • • • • • • •
859='60	58, 733, 428 31, 313, 981	4, 483, 813	54, 249, 615	
861-'62	47, 504, 340	5, 385, 2 69 3, 285, 374	25, 928, 712 44, 218, 966	
862-'63	66, 317, 742	5, 242, 194	61, 075, 548	
863_'64	68, 312, 034	6, 036, 407	62, 275, 627	
864-'65	55, 907, 812	6, 859, 332	49, 048, 480	<i>:</i>
866-'67	98, 227, 383 42, 121, 504	7, 376, 154 8, 236, 064	90, 851, 229 33, 885, 440	
867'68	34, 062, 580	6, 839, 866	27, 222, 714	
868-'69	48, 562, 804	6, 706, 037	41, 858, 767	• • • • • • • • • • • •
869_'70	40, 218, 703	4, 594, 463	35, 624, 240	
870–'71	12, 955, 596 38, 932, 000	8, 371, 840 7, 142, 562	4, 583, 756 31, 789, 438	
872_'73	9, 310, 588	5, 932, 750	5, 377, 838	
873_'74	20, 165, 316	8, 019, 505	12, 145, 811	
874_'75	29, 451, 085	6, 859. 818	22, 591, 267	
875–'76	16, 859, 016 48, 628, 015	929, 015 13, 594, 568	15, 930, 001 85, 033, 447	
377_'78	76, 776, 337	5, 854, 128	71, 422, 214	
878–'79	27, 221, 736	7, 898, 329	19, 323, 407	
879–'80	46, 742, 742	8, 444 , 351	38, 298, 391	
880-'81 881-'82	25, 871, 078	6, 927, 463	18, 948, 610	!
882-'83	31, 468, 682 40, 674, 314	5, 291, 345 4, 271, 789	26, 177, 337 36, 402, 525	· · · · · · · · · · · · · · · · · · ·
883-'84	36, 053, 494	4, 882, 559	81, 170, 935	
884-'85	44, 288, 435	9, 072, 616	85, 215, 819	
885–'86	60, 277, 734	8, 794, 079	56, 488, 655	• • • • • • • • • • • • • • • • • • • •
886–'87	40, 001, 467 51, 535, 276	5, 177, 966 6, 623, 306	84, 823, 511 44, 911, 970	
888–'89	52, 197, 456	7, 198, 498	44, 998, 963	
889–'90	60, 288, 509	7, 059, 385	53, 229, 174	
890-'91	73, 109, 219	5, 961, 600	67, 147, 619	
891-'92 892-'93	50, 229, 883	7, 491, 797	42, 738, 086	• • • • • • • • • • • • • • • • • • • •
O##- #U	-72, 135, 135	11, 200, 409	60, 934, 726	• • • • • • • • • • • • • • • • • • • •
Total	2, 014, 585, 994	315, 586, 919		••••••

FRANCE.

Value of GOLD COIN and BULLION imported into and exported from France from 1815 to 1892.

Years.	Imports.	Exporta.	Excess of imports over exports.	Excess of exports over imports.
815–'21 *	\$424, 214, 000	\$522, 837, 000		\$98, 623, 000
822-'36*	1, 146, 420, 000	1, 186, 950, 000		40, 530, 00
837-'52 *	1, 587, 232, 000	1, 198, 144, 000	\$389, 088, 000	20, 500, 000
853	61, 525, 891	5, 737, 504	55, 788, 387	
854	92, 774, 135	12, 462, 589	80, 311, 546	
856	78, 515, 630	31, 394, 731	42, 120, 899	
856	89, 745, 193	17, 321, 364	72, 423, 829	
857	109, 757, 556	23, 713, 910	86, 043, 646	
858	106, 837, 852	12, 826, 587	94, 011, 265	
859	140, 274, 330	36, 181, 131	104, 093, 199	************
860	90, 802, 254	30, 644, 347	60, 157, 907	•••••
861	47, 099, 141	51, 679, 803	· · · · · · · · · · · · · · · · · · ·	4, 580, 66
862	77, 552, 611	45, 700, 277	31, 852, 334	4, 580, 00
863	71, 358, 469	69, 047, 101	2, 311, 368	
864	89, 551, 228	65, 398, 822	24, 152, 406	
	80, 944, 200	51, 835, 168	29, 109, 032	
865	156, 967, 479	67, 173, 843	89, 793, 636	
867	114, 570, 976	35, 696, 894		
	95, 234, 885	54, 152, 326	78, 874, 082	
868			41, 082, 559	
869	87, 737, 028	34, 790, 566	52, 946, 462	
870	59, 896, 006	36, 781, 168	23, 114, 838	• • • • • • • • • • • • • • • • • • • •
871	27, 765, 366	69, 031, 468		41, 266, 10
872	27, 379, 173	87, 587, 522		10, 208, 34
873	33, 889, 642	54, 856, 969		20, 967, 32
874	99, 789, 685	16, 558, 435	83, 231, 250	• • • • • • • • • • • • • • • • • • • •
875	117, 346, 702	26, 574, 749	90, 771, 953	
876	115, 473, 251	18, 268, 415	97, 204, 886	
877	103, 196, 521	19,099,473	84, 097, 048	•••••
878	70, 324, 568	24, 698, 596	45, 625, 972	
879	87, 443, 737	69, 774, 711	• • • • • • • • • • • • • • • • • • • •	-32, 330, 97
880	37, 605, 278	78, 737, 824	•••••	41, 132, 54
881	45, 059, 710	43, 051, 440	2, 005, 270	
882	54, 703, 341	37, 068, 545	17, 634, 796	
883	12, 462, 010	26, 028, 752		13, 560, 74
884	24, 598, 043	15, 806, 983	8, 791, 150	
885	47, 018, 553	38, 816, 482	8, 202, 071	
886	50, 354, 659	38, 233, 403	12, 121, 256	
887	17, 982, 216	49, 809, 821		31, 827, 60
888	19, 514, 968	37, 135, 702		17, 620, 73
889	65, 161, 124	24, 974, 151	40, 186, 973	
800	22, 528, 197	48, 153, 115		25, 624, 91
891	69, 462, 638	45, 430, 120	24, 032, 518	
802	74, 379, 010	20, 837, 982		
 -				
Total	5, 977, 449, 256	4, 431, 006, 789		

^{*}For the periods.

Value of SILVER COIN and BULLION imported into and exported from France from 1815 to 1893.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1815-'21 *	\$60, 602, 000	\$74, 691, 000		\$14, 089, 000
1822-'24*	79, 323, 000	9, 264, 000	\$70,059,000	4-4,000,000
1825_'29 *	186, 824, 000	84, 534, 000	102, 290, 000	
1830-'36*	200, 527, 000	71, 410, 000	129, 117, 000	
1837'52 *	515, 696, 000	202, 071, 000	813, 625, 000	
1853	21, 725, 817	44, 284, 622	020, 020, 000	22, 558, 805
1854	19, 270, 664	50, 863, 606		31, 592, 942
1855	23, 381, 963	61, 383, 843		38, 051, 880
1856	21, 209, 928	75, 949, 167		54, 739, 239
1857	18, 965, 917	88. 411. 177		69, 445, 260
	31, 002, 555	33, 885, 975		
1858				2, 883, 420
1859	40, 633, 641	73, 737, 580		83, 103, 989
1860	25, 206, 7 65	55, 554, 664		30, 347, 899
1861	33, 230, 740	45, 160, 649		11, 929, 906
1862	25, 368, 885	41, 999, 888		16, 631, 003
1863	31, 073, 000	44, 262, 813		13, 189, 813
1864	51, 672, 276	59, 869, 758	! 	8, 197, 483
1865	45, 574, 441	81, 565, 343	14,009,098	
1866	48, 260, 036	39, 581, 791	8, 678, 245	
1867	49, 095, 533	12, 493, 276	36, 602, 257	
1868	37, 260, 001	16, 169, 926	21, 090, 075	
1869	37, 213, 102	15, 708, 077	21, 505, 025	
1870	20, 405, 720	13, 620, 589	6, 845, 131	
1871	30, 337, 863	27, 343, 082	2, 994, 781	
872	46, 488, 682	26, 754, 432	10, 734, 250	
873	75, 083, 562	40, 054, 448	35, 029, 114	
874	83, 842, 095	14, 181, 838	69, 660, 262	
1875	51, 488, 926	15, 717, 920	35, 771, 006	
978	39, 601, 863	12, 501, 575	27, 100, 288	
1876	28, 594, 108	8, 143, 828	20, 450, 280	
1878	34, 555, 492	11, 620, 530	22, 934, 962	
1879	26, 602, 927	11, 999, 968	14, 602, 959	
1880	19, 487, 017	12, 000, 933		
			7, 486, 084	
1881	25, 112, 195	15, 251, 246	9, 860, 949	
1882	24, 718, 071	80, 348, 092		5, 635, 021
1883	15, 717, 920	18, 517, 192		2, 799, 27
1884	19, 500, 720	8, 938, 602	10, 562, 118	
1885	45, 505, 290	26, 581, 148	18, 924, 147	
1886	85, 518, 423	25, 923, 836	9, 594, 587	
1887	34, 354, 592	26, 738, 827	7, 615, 765	
1888	31, 669, 988	21, 021, 915	10, 648, 073	
1889	21, 350, 913	19, 818, 847	1, 532, 066	
1890	26, 614, 436	20, 822, 832	5, 791, 604	
1891	34, 030, 365	28, 055, 497	5, 974, 868	
1892	24, 020, 020	20, 789, 863	3, 280, 157	
Total	2, 397, 723, 452	1, 689, 549, 185		

^{*} For the periods.

BELGIUM.

Value of GOLD COIN and BULLION imported into and exported from Belgium from 1852 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1852-'55 *	† \$ 32, 295, 892	† \$44, 691, 920		
1856-'60 *	† 61, 901, 100	182, 089, 520		
1861_'65 *	† 36, 100, 885	† 129, 583, 765		98, 482, 880
1866-70 *	† 72, 521, 380	† 23, 035, 185	\$49, 486, 195	
1871-75*	192, 250, 550	† 17, 445, 265	174, 805, 285	
1876-'80	8, 022, 250	896, 295	7, 125, 955	
1881	250,740	11, 966	238, 774	l
1882	3, 169, 602	8, 689, 539		519, 937
1883	476, 808	8, 227, 608		2, 750, 800
1884	1, 802, 424	4, 037, 622		2, 735, 196
1885	2, 950, 557	779, 767	2 170 790	
1896	2, 095, 316	522, 993		
1887	764, 845	84, 741	780, 104	
1888.	1, 157, 699	66, 477	1, 091, 222	
1889.	13, 550, 148	466, 678	18, 083, 475	
1890	9, 202, 507	195, 444	9, 007, 063	
1891	356, 479	2, 517		· · · · · · · · · · · · · · · · · ·
1892	5, 962, 214	90, 870	0,871,344	
Total	444, 331, 896	410, 868, 167		

^{*} For the periods.

Value of SILVER COIN and BULLION imported into and exported from Belgium from 1852 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Kxcess of exports over imports.
1852-'55 1856-'60 1861-'66				
1866-'70				
871–'75 876–'90 *	\$30,651,950	\$3, 763, 675	\$26 , 888, 275	
881	4, 426, 007 5, 897, 347	8, 385, 085 434, 119	1, 040, 922 5, 463, 228	
884	16, 850, 216 7, 116, 601 579, 886	8, 516, 753 1, 890, 570	13, 383, 463 5, 226, 031	
886	2, 595, 119	62, 731 168, 891 175, 512	517, 155 2, 426, 228 91, 534	
888	267, 046 1, 757, 497	760, 231	997, 266	
800	10, 391, 231 10, 595, 251	1, 510, 060 1, 179, 518	8, 881, 171 9, 415, 783	
891 892	297, 911 2, 865, 762	18, 823 7, 215, 389	284, 088	\$4, 349, 62
Total	94, 291, 834	24, 076, 357		

^{*} For the period.

t Gold and silver.

SWITZERLAND.

Value of GOLD COIN and BULLION imported into and exported from Switzerland from 1878 to 1898.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1878	\$1, 861, 375	\$1, 794, 896	\$66, 477	
1879	2, 991, 496	864, 210	2, 127, 286	
1880	2, 858, 541	1, 528, 987	1, 329, 554	
1881	2, 127, 286	664, 778	1, 462, 508	
1882	2, 792, 063	531, 822	2, 260, 242	l
1883	4, 985, 827	1, 263, 076	3, 722, 751	
1884	2, 526, 152	132, 955	2, 393, 197	
1885 *	5, 553, 786	6, 199, 670		4845 00
1886	2, 523, 493	1, 931, 777		
1887	2, 949, 615	2, 234, 979	714, 635	
1888	2, 877, 819	1, 879, 324	998, 495	
1889	6, 594, 579	1, 067, 906	5, 526, 678	
1890	6, 118, 551	1, 226, 808	4, 891, 743	
1891	2, 553, 554	1, 124, 854	1, 428, 700	
1892	4, 548, 749	1, 485, 931	3, 062, 818	
Total	53, 862, 886	23, 931, 975		

^{*} Gold and silver.

Value of SILVER COIN and BULLION imported into and exported from Switzerland from 1878 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1878	\$2, 985, 087 3, 040, 792 5, 240, 970 4, 880, 707	\$1, 136, 544 192, 998 471, 773 450, 329	\$1, 848, 493 2, 847, 794 4, 769, 197 4, 410, 878	
1882 1883 1884 1885	4, 696, 288 3, 898, 561 2, 993, 615	1, 518, 251 1, 037, 901 802, 014	3, 178, 035 2, 860, 660 2, 191, 601	
1886. 1887. 1888. 1889.	5, 342, 358 6, 187, 818 6, 500, 132 8, 877, 855 8, 522, 390	3, 427, 045 3, 589, 979 3, 528, 862 2, 844, 575 3, 843, 796	1, 915, 813 2, 597, 839 2, 971, 270 6, 033, 280 4, 678, 594	
1891	10, 570, 093 7, 340, 632 81, 077, 246	6, 030, 421 5, 398, 789 34, 273, 277	4, 539, 672 1, 941, 843	

ITALY.

Value of GOLD COIN and BULLION imported into and exported from Italy, from . 1362 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1862 *	\$29 , 857	\$202, 065		\$172, 208
1863 *	40, 452	77, 606		
1864 *	29, 805	86, 624		6, 819
1865 *	6, 652	143, 484		
1866 *	263, 285	905, 363		
1867 *	286, 002	1, 496, 472		1, 210, 470
1868 *	281, 329	284, 426	************	3, 097
1869 *	291, 951	30, 309		
1870 *	260, 668	188, 088		
l871 *	432, 786	2, 097, 918		1, 665, 132
1872 *	701, 629	9 53, 115	· • • • • • • • • • • • • • • • • • • •	161, 486
1873 *	4, 918, 051	340, 794	4, 577, 257	
1874 '	1, 804, 050	1, 403, 096	400, 954	
1875 *	1, 619, 190	2, 198, 594		579, 404
1876 *	3, 887, 505	1, 612, 785	2, 274, 720	
1877 *	2, 841, 419	3, 709, 674		
1878	1, 517, 775	3, 945, 680		2, 427, 905
1879	1, 824, 846	6, 411, 120		
1880	2, 979, 063	3, 063, 200		84, 137
1881	14, 351, 731	3, 957, 098	10, 394, 633	05, 131
1882	12, 344, 261	222, 934		
			12, 121, 327	
1883	8, 120, 475	1, 616, 124	6, 504, 351	
1884	3, 942, 758	2, 271, 243	1, 671, 515	
1885	2, 257, 849	19, 558, 195		17, 300, 346
1888	2, 063, 595	1, 798, 760	264, 835	-
1887	1,500,479	4, 705, 456		8, 204, 977
1888	1, 432, 639	4, 372, 936		
1889	3, 086, 186	3, 515, 090		428, 904
1890	1, 913, 325	8, 817, 212		1, 903, 887
1891	2, 316, 000	3, 184, 500		868, 500
1892	4, 173, 109	6, 710, 037		2, 536, 928
Total	81, 608, 722	84, 830, 058		

^{*} Gold and silver.

Value of SILVER COIN and BULLION imported into and exported from Italy from 1862* to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
878	\$737, 937	\$5, 067, 962		\$4, 330, 62
879	997, 378	375, 02v	\$622, 358	
880	4, 638, 937	2, 498, 174	2, 140, 763	
881	3, 654, 990 1	1, 442, 156	2, 212, 834	l
882	10, 703, 056	985, 155	9, 717, 901	l
883	10, 037, 549	1, 919, 564	8, 117, 985	
884	1,091,724	8, 713, 730	l	2, 622, 00
885	20, 414, 016	16, 822, 841	3, 591, 175	
886	8, 809, 527	8, 845, 808	l	36, 28
887	15, 676, 915	16, 622, 411		945, 49
888	11, 504, 228	10, 194, 453	1, 309, 775	
889	6, 489, 085	7, 111, 124		622, 03
890	9, 212, 739	9, 047, 222	165, 517	1
891	8, 163, 900	8, 916, 600		752,70
892	10, 658, 251	12, 233, 135		1, 579, 88
Total	122, 785, 232	105, 795, 855		

[•] From 1862 to 1878 silver was included with gold in the reports.

SPAIN.

Value of GOLD and SILVER COIN and BULLION imported into and exported from Spain from 1871 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
871	\$20, 765, 642	\$ 1, 648, 799	\$19, 116, 843	
872	20, 538, 288	482, 886	20, 055, 402	
873	20, 342, 972	1, 229, 796	19, 113, 176	
874	12, 228, 866	1, 245, 236	10, 983, 630	
875	17, 800, 197	832, 988	16, 967, 209	
376	2, 318, 123	820, 636	1, 497, 487	
377	9, 505, 250	402, 019	9, 103, 231	
878	7, 504, 226	441, 198	7, 063, 028	
879	6, 577, 247	590, 773	5, 986, 474	
880	17, 241, 848	2, 458, 048	14, 783, 899	
881	2, 021, 289	1, 252, 570	768, 719	
882	7, 896, 981	1, 370, 879	6, 526, 102	
883	9, 502, 355	1, 399, 057	8, 103, 298	
384	8, 718, 196	458, 375	8, 259, 821	
85	5, 243, 810	1, 888, 119	3, 355, 691	
886	12, 131, 787	509, 327	11, 622, 460	
887	3, 861, 158	886, 642	2, 974, 516	
388	546, 383	820, 250	2,012,020	\$273, 86
89	2, 611, 869	2, 555, 706	56, 163	4210 , 00
890	8, 359, 988	1, 027, 918	7, 882, 070	
391	22, 661, 095	4, 028, 875	18, 632, 220	
892	8, 948, 997	8, 380, 253	568, 744	
_	0, 010, 0	5, 500(500	500, 121	
Total	227, 326, 567	34, 730, 350	l	

PORTUGAL.

Value of GOLD COIN and BULLION imported into and exported from Portugal from 1869 to 1891.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1869	\$325, 712	\$136, 358	\$189, 854	
1870	1, 232, 768	74, 264	1, 158, 504	
1871	3, 878, 716	48, 197	8, 830, 519	
1872	1, 938, 875	2, 829	1, 936, 046	
1873	4, 221, 064	35, 527	4, 185, 537	
1874	1, 565, 302	42, 963	1, 522, 339	
1875	2, 693, 037	71, 771	2, 621, 266	
1876	4, 671, 243	1, 786, 325	2, 884, 918	
877	779, 127	1, 520, 681	2,002,020	741, 55
1878	8, 513, 650	1, 823, 424	1, 690, 226	
1879*	1, 843, 520	2, 838, 240		1, 494, 72
1880	2, 779, 705	30, 489	2,749,216	2, 202, 12
881*	3, 248, 640	135, 000	8, 113, 640	
1882	2, 956, 220	2, 795, 667	160, 553	
1883	21, 044, 080	2, 425, 351	18, 618, 729	
1884	2, 932, 122	295, 764	2, 636, 358	
1885*	4, 177, 000	847, 000	8, 330, 000	• • • • • • • • • • • • • • • • • • • •
1886	9, 448, 364	8, 737	9, 444, 627	
1887		8, 128	4, 759, 847	• • • • • • • • • • • • • • • • • • • •
	4, 762, 970	572, 297		• • • • • • • • • • • • • • • • • • • •
	4, 866, 877		4, 294, 530	•••••
1889	10,844	2,037	8,807	
1890	15, 878, 704	11, 284, 488	4, 594, 216	
1891	4, 018, 788	462, 988	8, 555, 800	
Total	102, 287, 828	27, 288, 520		

[•] Gold and silver.

Value of SILVER COIN and BULLION imported into and exported from Portugal from 1869 to 1891.

Years.	Importa.	Exports.	Excess of imports over exports.	Excess of exports over imports.
869	\$7,74	7 \$371, 232		\$363, 48
870	2,98			241, 874
871	88, 02	129,078		
872	34			
878	24, 63			15,000
874	62, 38			14, 450
875	47, 53			7, 070
876	173, 77		\$143,307	
877	63, 81		4130,00	47, 900
878	862, 57		146, 181	3.,50
879	002, 51	210, 381	140, 101	
880	47. 18	33, 035	14, 146	
881	91, 10	00,000	19, 190	
	66,00	16, 417	49, 589	
883				
	500, 71		392, 825	
	79, 66	23,869	55, 800	
885				
988	637, 18		633, 303	
887	338, 95		336, 841	
888	99, 93			3, 013
889	48		378	
800	495, 72		290, 736	
891	4, 911, 84	5, 338, 440		426, 600
Total	7, 956, 52	7, 150, 479		

AUSTRIA-HUNGARY.

Value of GOLD COIN and BULLION imported into and exported from Austria-Hungary from 1859 to 1892.

, Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
850	\$13, 358, 460	\$9, 768, 955	\$3, 589, 505	
800	6, 933, 771	8, 345, 382	40,000,000	\$1,411,61
861	6, 646, 000	6, 124, 289	521,711	41, 211, 01
962	7, 500, 011	8, 090, 176		590, 16
863	10, 498, 022	8, 199, 170	2, 298, 852	
864	5, 677, 013	5, 940, 195	2, 200, 002	263, 18
965	4, 252, 111	4, 644, 889		392, 77
866	6, 284, 458	5, 027, 699	1, 256, 759	
867	8, 491, 594	4, 383, 702	4, 107, 892	
868	7, 672, 142	2, 662, 388	5, 009, 754	
860	13, 313, 267	3, 946, 395	9, 366, 872	
870	16, 115, 885	7, 217, 556	8, 898, 329	
871	26, 986, 083	9, 710, 471	17, 275, 612	
872	15, 656, 646	5, 930, 225	9, 728, 421	
873	12, 380, 169	2, 108, 111	10, 272, 058	
874	4, 699, 387	296, 412	4, 402, 975	
875	1, 998, 452	1, 609, 661	388, 791	
876	10, 285, 350	2, 845, 817	7, 489, 533	
377	8, 671, 036	2, 758, 755	5, 912, 281	
878.	6, 760, 976	1, 860, 880	4, 900, 096	
879	10, 454, 823	1, 452, 816	9, 002, 007	
890.	10, 562, 488	1, 516, 617	9, 045, 871	
881	9, 412, 065	998, 229	8, 413, 836	
882	8, 411, 178	1, 995, 129	6, 416, 049	
993	6, 420, 701	968, 322	5, 452, 379	
894	4, 745, 244	1, 384, 362	8, 360, 882	
885	3, 883, 413	1, 985, 980	1, 897, 433	
886	3, 156, 850	451, 263	2, 705, 587	
967	3, 130, 630 3, 329, 646	1, 497, 344	1, 832, 302	
10f	10, 559, 829	4, 583, 287	6, 026, 592	
ARQ	9, 958, 866	8, 468, 547	6, 489, 819	
800	18, 973, 001	1, 788, 941	17, 239, 060	
201	13, 840, 960	709, 798	18, 131, 167	
802	10, 010, 900	100,100	10, 101, 107	• • • • • • • • • • • • •
78/2	• • • • • • • • • • • • • • • • • • • •			
Total	807, 839, 397	124, 116, 708		

Value of SILVER COIN and BULLION imported into and exported from Austria-Hungary from 1859 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
850	\$17, 324, 743	\$22, 440, 114		\$5 , 115, 87 1
860	9, 300, 505	16, 127, 316		6, 826, 811
861	7. 386, 002	7, 573, 146		187, 144
862	4, 576, 629	6, 358, 763		1, 782, 134
863	5, 128, 338	3, 697, 136	\$1, 431, 202	
864	3, 229, 170	6, 193, 979		2, 964, 808
865	6, 416, 116	3, 637, 996	2, 778, 120	_,
866	7, 067, 029	18, 568, 343	l	11, 501, 314
867	4, 544, 544	5, 856, 469	l	1, 311, 925
868	8, 599, 096	5, 659, 683	2, 939, 414	
869	6, 814, 801	2, 782, 691	4, 032, 110	
870	4, 621, 514	6, 210, 934		1, 589, 420
871	4, 225, 114	11, 361, 133		7, 136, 019
872	3, 148, 004	20, 579, 681		17, 431, 677
873	8, 224, 807	10, 153, 939		1, 929, 132
874	5, 130, 042	7, 379, 934		2, 249, 892
875	4, 950, 710	5, 693, 304		742, 594
876	6, 922, 317	12, 946, 813		6, 024, 496
877	5, 619, 826	4, 780, 771	839, 055	
878	18, 478, 532	5, 524, 363	12, 954, 169	
879	20, 774, 473	2, 687, 560	18, 086, 913	
880	3, 615, 928	8, 231, 457	20,000,010	4, 615, 529
881	7, 905, 793	651, 495	7, 254, 298	2, 420, 000
882	1, 562, 781	23, 157, 024	1,201,200	21, 594, 243
883	3, 186, 613	96, 627	3, 089, 986	21,001,236
884	882, 859	2, 737, 890	0,000,000	1, 855, 031
885	1, 611, 073	1, 870, 907		269, 834
886	1, 354, 690	12, 842	1, 341, 848	200,001
887	1, 348, 456	467, 924	880, 532	
888	1, 524, 255	404, 379	1, 119, 876	
889	2, 010, 721	55, 940	1, 984, 781	
890	1, 329, 588	44, 511	1, 285, 077	·····
891	4, 369, 494	6, 702, 132	1, 200, 011	2, 332, 638
892		••••••		2, 302, 000
Total	193, 214, 563	230, 647, 194		

NOTE.—The above is at United States coining rate.

GERMANY.

Value of GOLD COIN and BULLION imported into and exported from Germany from 1872 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
200	40 000 040	****		442.020.00
872	\$8, 396, 640	\$24, 247, 440		\$15, 850, 80
73	84, 252, 000	12, 598, 530	\$ 71, 653, 470	
374	4, 176, 900	8, 353, 800		4, 176, 90
875	3, 665, 200	6, 664, 000		2, 998, 80
876	20, 991, 600	5, 331, 200	15, 660, 400	
377	17, 374, 000	11, 067, 000	6, 307, 000	
378	40. 126, 800	333, 200	39, 793, 600	
879	20, 658, 400	1, 332, 800	19, 325, 600	
80	4, 962, 300	7,064,554		2, 102, 25
381	3, 350, 564	10, 863, 510		
182	6, 816, 558	9, 335, 788		
183	4, 963, 252	10, 027, 416		5, 064, 16
384.	4, 384, 912	7, 873, 754		3, 488, 84
885	10, 127, 138	5, 837, 664	4, 289, 474	0, 200, 02
186	11, 152, 204	5, 522, 790	5, 629, 414	
187	13, 193, 054			,
188	31, 943, 646	3, 993, 878		
189		23, 868, 544	8, 075, 102	
	17, 375, 404	13, 678, 146	3, 697, 258	
390	26, 471, 145	10, 816, 886	15, 654, 259	
301	56, 647, 846	31, 689, 457	24, 958, 389	
892	45, 612, 162	38, 897, 709	6, 714, 453	
Total	436, 641, 725	249, 398, 066		

Value of SILVER COIN and BULLION imported into and exported from Germany from 1872 to 1892.

Years.	Imports.	Exports.	Excess of imports over experts.	Excess of exports over imports.
1872 1873 1874 1874 1875 1876 1877 1878 1879 1889 1881 1882 1883 1884 1884 1885 1886 1886 1886 1887 1888	\$40, 698, 000 35, 057, 400 12, 052, 320 7, 216, 160 5, 483, 520 7, 106, 680 9, 520, 000 7, 794, 500 4, 366, 348 3, 142, 790 1, 551, 284 1, 502, 018 1, 356, 838 710, 906 2, 310, 980 2, 603, 958 2, 254, 669 3, 141, 743 4, 056, 672 3, 904, 687	\$17, 157, 420 31, 915, 800 17, 080, 308 9, 253, 440 8, 409, 492 4, 678, 128 6, 645, 912 9, 567, 600 5, 017, 992 4, 165, 714 3, 418, 156 4, 917, 556 7, 468, 202 4, 618, 866 10, 141, 894 9, 063, 278 11, 056, 290 13, 934, 329 13, 442, 240 13, 166, 707 3, 629, 225	3, 141, 600 2, 428, 552 2, 874, 088	\$5, 027, 968 2, 037, 280 2, 925, 972 1, 773, 100 651, 644 1, 022, 924 1, 866, 872 8, 415, 538 6, 111, 364 3, 907, 960 7, 830, 914 7, 002, 486 8, 452, 332 11, 679, 660 10, 300, 497 9, 110, 035
Total	157, 892, 315	208, 148, 549		

NETHERLANDS.

Value of GOLD COIN and BULLION imported into and exported from the Netherlands from 1861 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
851-'55*	†\$22, 655, 250	†\$20, 375, 265	\$2, 279, 985	
856-'60 *	†34, 469, 490	26, 990, 020	7, 479, 470	
861-'65*	†26, 803, 655	136, 969, 725		\$10, 166, 07
.866-'70*	142, 527, 210	†26, 139, 410	16, 387, 800	
.871-'75*	150, 747, 505	†18, 602, 135	32, 145, 370	
876-'80*	22, 539, 255	4, 538, 920	18, 000, 335	
881	2, 668, 641	8, 183, 004		514, 30
882	4, 014, 018	1, 852, 411	2, 161, 607	
883	11, 393, 703	308, 645	11, 085, 058	
984	5, 658, 021	805, 809	4, 852, 212	
865	6, 595, 534	421, 963	6, 173, 571	
886	11, 212, 074	770, 212	10, 441, 862	
887	1, 248, 992	603	1, 248, 389	
288	3, 766, 457	5, 553, 435		1, 786, 9
880	988, 855	822, 894	165, 961	
890	2, 623, 952	228, 158	2, 395, 794	
801	3, 707, 284	891, 636	2, 815, 648	
892	852, 155	97, 464		
Total	254, 472, 061	148, 551, 709		

^{*} For the periods.

† Gold and silver.

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Value of SILVER COIN and BULLION imported into and exported from the Netherlands from 1851 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1851-1855 1856-1860 1861-1865				
1866–1870 1871–1875				
1876–1880* 1881 1882.	976, 851	\$8, 520, 980 19, 507 26, 745	\$4, 752, 645 957, 344 1, 034, 493	
1883 1884	926, 065 706, 709	111, 256 425, 125	814, 809 281, 584	
1885	950, 119 572, 811 309, 492	286, 444 11, 619 47, 430	663, 675 561, 192 262, 062	
1888	387, 338 264, 797	1, 631, 316 6, 668, 657		\$1, 243, 97 6, 403, 88
1890	551, 828 4, 802, 292 5, 255, 793	3, 083, 943 625, 512 2, 241, 753	4, 176, 780 8, 014, 040	2, 532, 12
Total	30, 038, 953	28, 700, 287		

[•] For the period.

SCANDINAVIAN UNION.

Value of GOLD and SILVER COIN and BULLION imported into and exported from Norway, Sweden, and Denmark from 1871 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
871 *	\$2,896,008	\$558, 780	\$2, 337, 228	
872 *	3, 461, 220	80, 284	8, 430, 936	
R73 *	7, 014, 364	4, 843, 832	2, 170, 532	
874 *	3, 424, 772	2, 284, 584	1, 190, 188	
875	5, 966, 484	3, 348, 928	2, 617, 556	
876.	10, 659, 432	10, 956, 644	2,011,000	\$297, 21
R77	6, 223, 496	4, 402, 007	1, 821, 489	4201, 21
R7R	6, 982, 472	3, 091, 916	8, 890, 556	
879	9, 207, 944	5, 361, 876	3, 846, 068	
890	7, 203, 572	2, 399, 940	4, 803, 632	1
881	4, 036, 884	3, 252, 448	784, 436	
882	3, 152, 484	2, 179, 108	973, 376	
R93	4, 043, 852	1, 836, 068	2, 207, 784	
884	2, 927, 096	1, 079, 236	1, 847, 860	
865	2, 379, 481	1, 813, 154	566, 327	
886	2, 519, 987	322, 818	2, 197, 174	
R87†	4, 959, 684	2, 387, 880	2, 571, 804	
RRS†	1, 656, 650	705, 486	951. 164	
889	2, 911, 368	1, 353, 802	1, 557, 566	
	1, 374, 770	746, 136	628, 634	
890	1, 966, 988	933, 893	1, 033, 095	
892	1, 672, 238	389, 821	1, 282, 417	
D##	1, 012, 200	909, 021	1, 202, 911	
Total	96, 641, 246	54, 228, 636		

^{*}Exclusive of imports and exports of Denmark. †Exclusive of imports and exports of Norway.

RUSSIA.

Value of GOLD COIN and BULLION imported into and exported from Russia from 1871 to 1892.

Years.	Importa.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1871	\$4, 897, 071 6, 260, 070 1, 929, 500 5, 056, 834 1, 328, 268	\$18, 013, 820 4, 992, 774 11, 043, 686 13, 162, 277 21, 283, 157	\$1, 267, 296	19, 954, 889
1876. 1877. 1878. 1879. 1880.	1, 148, 488 7, 257, 235 7, 910, 178 5, 702, 058 5, 438, 103 4, 145, 338	78, 608, 971 10, 490, 306 5, 252, 871 4, 493, 420 19, 971, 097 51, 652, 715	2, 657, 807 1, 208, 638	
1881	8, 464, 610 2, 326, 205 1, 361, 582 1, 921, 010 1, 853, 092	52, 957, 057 14, 827, 822 3, 884, 469 4, 118, 325 11, 031, 337		49, 492, 447 12, 501, 617 2, 022, 887 2, 197, 315 9, 178, 245
1887	1, 691, 014 16, 213, 203 2, 074, 598 12, 195, 212 55, 818, 120 89, 497, 054	14, 579, 302 27, 013, 772 13, 468, 682 13, 064, 997 475, 429 195, 956		10, 800, 509
Total	239, 988, 793	389, 566, 742		

Value of SILVER COIN and BULLION imported into and exported from Russia from 1871 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
871	\$830, 457	\$6 28, 245	. \$202, 212	
872	3, 808, 430	969, 381	2, 834, 049	
873	18, 982, 534	273, 989	13, 658, 545	
874	7, 778, 200	341, 136	7, 437, 064	
875	3, 642, 896	354, 256	3, 288, 640	
876	3, 038, 577	1, 087, 466	1, 951, 111	
877	1, 193, 975	4, 367, 616	2,002,222	83, 173, 64
878	4, 842, 273	5, 672, 730		830, 45
879	5, 607, 428	3, 369, 679	9 397 740	
880	4, 124, 499	2, 240, 585	1, 883, 964	
881	3, 530, 985	1, 592, 223	1, 938, 762	
882	4, 078, 963	9, 110, 327		5, 031, 86
883	2, 732, 944	2, 115, 504	617 440	0,001,00
864	2, 654, 220	1, 779, 771	874, 449	
965	3, 323, 371	2, 479, 793	843, 578	
896	3, 669, 187	1, 880, 877	1, 788, 260	
887	3, 143, 541	2, 235, 133	908, 408	
988			900, 100	1 850 04
	1, 471, 051	8, 127, 834	4 000 000	1, 656, 2
880	6,541,777	2, 883, 151	4, 208, 626	•••••
	5, 693, 569	3, 101, 864	2, 591, 705	
801	8, 145, 577	4, 181, 445	4, 014, 132	· · · · · · · · · · · · · · · · · · ·
892	9, 019, 508	4, 157, 448	4, 862, 060	
Total	102, 888, 907	57, 349, 898		

JAPAN.

Value of GOLD COIN and BULLION imported into and exported from Japan from 1873 to 1892.

Years.	Imports.	Exports.	Excess of im- ports over exports.	Excess of exports over imports.
1872		\$2, 684, 786		\$2, 684, 786
1873	\$2,013,907			
1874	2,700	8, 126, 290		
1875	26, 515	10, 603, 845		
1876	621, 464	5, 872, 356		
1877	162, 280	6, 221, 776]	6,059,496
1878	242	4, 601, 082		4, 600, 840
1879	701, 666	4, 749, 634		4, 047, 969
880	20, 618	5, 888, 174		5, 867, 550
1881	150	2, 246, 889	1	2, 246, 739
882	16u l	2, 291, 773		2, 291, 613
1883	558	1,009,570	. .	1, 009, 012
1884	400, 512	1, 426, 543		1, 026, 001
1885	724, 989	484, 918	\$340,071	
886	1, 151, 897	314, 19 1	837, 706	
1887	62,717	86, 236		23,519
1888		441, 2 37		441, 237
1889	646, 826	264 , 385	881, 941	
1890	327, 436	1, 682, 608		1, 355, 172
1891	250,000	193, 000	57,000	
1892	329, 214	6, 479, 022		6, 149, 806
Total	7, 443, 881	68, 281, 870		

Value of SILVER COIN and BULLION imported into and exported from Japan from 1872 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1872	\$3,691,509	\$1,796,109	\$1, 895, 400	
873	1, 066, 685	2, 508, 862	41, 080, 200	\$1, 442, 227
874		5, 688, 911		
	1,009,041			4, 619, 870
875	271, 806	4, 060, 626		8, 788, 820
1876	7, 545, 776	4, 803, 844	2, 742, 432	
1877	2, 011, 217	3, 219, 494		1, 208, 277
878	2, 188, 858	2, 727, 569		538, 711
879	2, 403, 137	8, 029, 229		
880	8, 617, 611	7, 334, 819		8, 717, 208
881	1, 855, 996	5, 243, 658	l. 	3, 387, 662
882	1, 823, 118	5, 243, 479		8, 420, 361
883	4, 442, 683	1, 906, 880	2, 533, 903	
884	3, 052, 205	594, 997	2, 457, 208	
885	6, 405, 936	3, 753, 615	2, 652, 321	
886	8, 753, 345	9, 357, 785	2,002,022	604, 440
887	7, 467, 861	10, 948, 845		8, 480, 984
888	5, 868, 928	7, 118, 520		1, 244, 592
889	14, 209, 632	4, 171, 682	10, 038, 000	
890	781, 324	12, 091, 206		11, 309, 88
891	12, 000, 000	1, 200, 000	10, 800, 000	
892	18, 818, 262	1, 179, 514	17, 638, 748	
Total	109, 344, 880	102, 976, 094		

CHINA.

Value of GOLD COIN and BULLION imported into and exported from China from 1881 to 1885.

Yoars.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1881	\$32, 812, 230 \$2, 197, 337 34, 653, 579 7, 349, 658 63, 599, 002 170, 611, 801	\$19, 935, 880 21, 424, 176 29, 756, 403 21, 182, 426 115, 539, 656 207, 788, 541	4, 897, 176	\$13, 782, 773 51, 940, 654

Value of SILVER COIN and BULLION imported into and exported from China from 1881 to 1885.

Years.	Imports.	Exports.	Rycess of imports over exports.	Excess of exports over imports.
1881	\$33, 119, 846 51, 809, 679 30, 473, 767 34, 514, 153 27, 700, 467	\$24, 725, 684 37, 342, 013 23, 241, 947 24, 133, 372 34, 278, 347	\$8, 394, 162 14, 467, 666 7, 231, 820 10, 380, 781	\$6 , 577, 880
Total	177, 617, 912	143, 721, 363		

NOTE.—The above is United States coining value.

MEXICO.

Value of GOLD and SILVER COIN and BULLION imported into and exported from from Mexico 1879 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1879		19, 587, 144 17, 887, 024 80, 103, 064 84, 908, 568 84, 314, 384 80, 384, 496 84, 997, 976 81, 502, 096 89, 405, 560 41, 847, 008 20, 912, 328		22, 388, 570 19, 567, 144 17, 387, 024 30, 103, 064 34, 008, 568 34, 314, 384 30, 384, 496 31, 502, 096 39, 405, 560
Total		49, 250. 763 426, 954, 859		49, 250, 76

NOTE:-The above is United States coining value.

ARGENTINE REPUBLIC.

Value of GOLD and SILVER COIN and BULLION imported into and exported from the Argentine Republic from 1881 to 1892.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1881 1882 1883 1884 1885 1886 1887 1888 1889 1890 1891	\$4, 180, 324 2, 700, 908 2, 369, 986 4, 778, 903 6, 186, 667 20, 084, 046 9, 489, 675 43, 613, 573 11, 436, 275 7, 088, 401 9, 007, 881	\$3, 007, 497 2, 228, 590 4, 774, 037 4, 389, 583 8, 219, 519 8, 136, 78 9, 611, 338 8, 501, 76 27, 670, 019 775, 529 1, 659, 476	\$1, 172, 827 462, 318 389, 320 11, 947, 258 35, 111, 797 6, 312, 872 7, 348, 415	\$2, 404, 057 2, 082, 885 121, 661 16, 234, 64
Total	120, 886, 639	78, 985, 052		

CHILE.

Value of GOLD and SILVER COIN and BULLION imported into and exported from Chile from 1873 to 1891.

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1873	\$1, 547, 547	\$ 5, 007, 629		
1874	126, 529	4, 326, 319		
1875	845, 522	6 , 5 35, 710		6, 190, 188
1876	330, 922	5,061,160		4, 730, 238
1877	821, 189	1,771,406		1, 450, 217
1878	180,060	1, 854, 137		1, 674, 077
1879	53, 531	2, 501, 381		2, 447, 850
1880	43, 799	4, 676, 707	l	4, 632, 908
1881	116, 796	2, 949, 099		2, 832, 803
1882	29, 199	8, 990, 530	\	8, 961, 881
1883	345, 521	6, 647, 639		6, 802, 118
1884	58, 398	6, 214, 521		6, 156, 122
1885	155, 728	7, 620, 989	[7, 465, 211
886	311, 456	7, 509, 010	1	7, 197, 554
1887	87, 597	9, 105, 222	1	9, 017, 625
1888	199, 527	8, 895, 962	l	8, 696, 486
1889	452, 585	6, 117, 190	1	5, 664, 606
1890	199, 527	5, 645, 140		
1891	116, 796	5, 958, 150		
Total	5, 022, 229	101, 782, 851		

CAPE COLONY.

Value of GOLD COIN and BULLION imported into and exported from Cape Colony from 1825 to 1890...

Years.	Imports.	Exports.	Excess of imports over exports.	Excess of exports over imports.
1825–1865	\$16, 606, 980 48, 665	\$5, 196, 147 57, 872	\$11, 410, 838	\$9, 207
1887	170, 327	93, 252	77, 975	, 49, 20
1868	488, 863	57, 989	480, 874	
1889		195, 448	200,015	73, 780
1870	968, 433	140, 505	827,928	10, 100
1871	3, 220, 833	252, 143	2, 968, 190	
1872	8, 848, 416	803, 830	8, 544, 586	
1873	1, 511, 389	485, 087	1, 026, 302	
1874		1, 211, 680		401, 072
1875	95, 758	880, 705		784, 947
187 6 	1, 303, 682	659, 747	643, 935	
1877	1, 376, 129	127, 721	1, 248, 408	
187 8		872, 029	1,751,546	
1879		1, 274, 774	1, 551, 037	
1860	1, 796, 171	716, 486	1, 081, 735	
1881				
188 2	1, 290, 737	249, 238	1,041,504	
1883				
1884				
1885		1, 893, 818		
1886 1887		871, 970 228, 580	0 110 600	29, 579
1888		2, 516, 569	3, 110, 798	
1889		12, 685, 544		2, 516, 569
1890		10,000,011		12, 685, 544
LOSV				
Total	48, 770, 722	80, 471, 079		

Value of SILVER COIN and BULLION imported into and exported from Cape Colony from 1825 to 1890.

Years.	Imports. Experts.		Excess of imports over exports.	Excess of exports over imports.	
1835-1865	\$1,367,889	\$587, 240 9, 387	\$7 80, 149	\$9, 38	
1867	487	9, 991 8, 331 6, 395		9, 991 7, 844 6, 896	
1870 1871	52, 072	23, 554 12, 531	39, 541	23, 55	
1872. 1873. 1874.	837, 524 164, 716	49, 940 18, 195 80, 183	787, 584 146, 580	80, 18	
875876877	27, 122	23, 130 7, 504 10, 375	88, 550 18, 512 64, 102		
.878	2, 998 15, 621	501 638	2, 497 14, 983		
890	278, 899 109, 594	8, 100 17, 784	275, 799 91, 860		
883	89, 329	202, 285		112, 950	
.886	2, 433 239, 485	127, 176 82, 794	156, 691	124, 743	
888					
Total	3, 317, 720	1, 230, 974			

Summary of population and an approximate statement of revenue, expenditures, debt, to the latest available

Countries.	Population.	Revenue.	Revente per cap- ita.	Expendi- tures.	Expendi- tures per capita.	
Australasia	4, 285. 000	\$144, 439, 000	\$33.71	\$153, 827, 000	\$35.78	\$944 , 053, 000
Austria-Hungary	41, 359, 000	222, 255, 000	5. 37	222, 072, 000		1, 248, 437, 000
Brazil	14, 002, 000	113, 564, 000	8.09	112, 447, 000	8.00	576, 600, 000
Denmark	2, 185, 000	15, 656, 000	7. 16	17, 646, 000	8.07	
Egypt	6, 817, 000	49, 931, 000	7. 32	47, 636, 000	6, 96	517, 560, 000
Finland	2, 388, 000	10, 731, 000	4.59	10, 781, 000	4.59	15, 850, 000
German Empire	49, 428, 000	286, 057, 000	5.79	289, 690, 000	5. 86	270, 095, 000
Great Britain	38, 109, 000	442, 826, 000	11.62	437, 634, 000		3, 273, 305, 000
Canada Newfoundland and	4, 833, 000	88, 538, 000	7.97	36, 342, 000	7. 52	289, 890, 000
Labrador	198, 000	1, 973, 000	9.96	1, 881, 000	9.24	5, 296, 000
Norway		13, 756, 000	6.87	13, 756, 000	6, 87	31, 105, 000
Portugal		50, 462, 000	10.69	51, 868, 000	11.01	462, 447, 000
Sweden	4, 803, 000	26, 002, 000	5.41	26, 002, 000	5.41	69, 163, 000
Turkey	89, 212, 000	81, 400, 000	2. 07	94, 160, 000	2.40	868, 175, 000
Total	214, 278, 000	1, 497, 590, 000		1, 515, 142, 000		8, 621, 994, 000

Summary of population and an approximate statement of revenue, expenditures, debt, according to the latest avail

Countries.	Population.	Revenue.	Revenue per cap- ita.	Expendi- tures.	Expendi- tures per capita.	
United States §. Belgium Greece Italy Switzerland France Algiers Tunis Spain Cuba Netherlands Japan Halti Argentine Republic Chile	6, 136, 000 2, 187, 000	\$385, 820, 000 66, 506, 000 19, 985, 000 313, 902, 900 313, 902, 900 635, 333, 000 4, 139, 000 144, 356, 000 20, 322, 000 51, 428, 000 7, 880, 000 87, 912, 000 59, 298, 000	\$5.76 10.84 9.14 10.33 4.56 16.57 2.76 8.23 12.47 11.13 2.06 8.21 21.51	\$383, 478, 000 65, 757, 000 19, 277, 000 326, 995, 000 14, 091, 000 621, 040, 000 8, 671, 000 4, 137, 000 143, 276, 000 19, 901, 000 54, 769, 000 77, 084, 000 72, 472, 000 45, 875, 000	10. 72 8. 81 10. 75 4. 83 16. 19 2. 10 2. 76	144, 814, 000 2, 212, 085, 000
Total	224, 672, 000	1, 902, 650, 000		1, 864, 573, 000		13,206,612,000

§To June 30, 1893.

imports, exports, stock, and production of silver in GOLD standard countries according returns or estimates.

Debt per capita.	Imports.	Imports per cap- ita.	Exports.	Exporta per cap- ita.	Approximate stock of silver.	Approxi- mate stock of silver per capita.	Production of silver.
\$220, 32	\$351, 561, 000	\$82.04	\$ 355, 531, 000	\$82.97	\$7,000,000	\$1.62	\$17, 876, 000
30. 18	102, 064, 000	2.46	110, 677, 000	2.67	85, 000, 000	2.05	2, 162, 000
41.17	142, 015, 000	10.14	173, 531, 000	12.89	(*)		
22. 89	89, 677, 000	41.08	66, 741, 000	80.54	5, 400, 000	2.47	
75. 92	45, 897, 000	6.73	94, 173, 000	13.81	15, 000, 000	2. 20	
6,77	27, 136, 000	11.60	17, 837, 000	7.62	(t) ·		
5.46	1, 048, 010, 000	21. 20	794, 862, 000	16.08	215, 000, 000	4.34	7, 921, 000
85. 89	2, 311, 746, 000	60.66	1, 384, 344, 000	36.32	112, 000, 000	2.94	256, 000
59. 97	119, 964, 000	24.82	98, 414, 000	20. 36	5, 000, 000	1.03	408, 000
26, 74	6, 869, 000	34.69	7, 437, 000	37, 56	(c)		
15, 54	59, 777, 000	29.87	84, 948, 000	17.46	1, 700, 000	.85	235, 000
98. 22	54, 026, 000	11.47	34, 422, 000	7. 31	10, 000, 000	2. 12	
14.40	101, 086, 000	21.04	81, 631, 000	17.00	4, 900, 000	1.02	152, 000
22. 14	100, 823, 000	2. 57	56, 480, 000	1.44	44, 000, 000	1. 12	55, 000
	4, 560, 651, 000		3, 311, 023, 000		505, 000, 000		28, 565, 000

^{*}Included in South America.

imports, exports, stock, and production of silver in GOLD and SILVER standard countries, able returns or estimates.

Debt per capita.	Imports.	Imports per cap- ita.	Exports.	Exports per cap- ita.	Approximate stock of silver.	Approx- imate stock of silver per capita.	Production of silver.
\$2 3. 09	\$922, 764, 000	\$13.78	\$998, 580, 000	\$14.91	\$615 , 862, 000	\$9. 19	\$74, 990, 000
72. 81	602, 087, 000	98. 12	549, 491, 000	89.55	54, 900, 000	8.95	l
66. 22	27, 089, 000	12.39	20, 746, 000	9.49	3, 000, 000	1.37	l.
72.77	217, 830, 000	7. 17	169, 222, 000	5. 57	16, 500, 000	.54	1, 146, 000
21. 19	278, 877, 000	95. 56	229, 020, 000	78. 49	15, 000, 000	5.14	
154.08	1, 145, 754, 000	29.88	912, 890, 000	23. 81	500, 000, 000	13.01	2, 956, 000
	53, 600,000	18.00	45, 600, 000	11.06	(11)		.
22. 24	7, 356, 000	4.90	8, 582, 000	5. 72	l (ii)	 	l
69.85	191, 728, 000	10.92	182, 759, 000	14. 14	155, 000, 000	8.83	2, 140, 000
140. 87	12, 279, 000	7. 52	28, 500, 000	17.47	1,500,000	. 92	
97.60	545, 135, 000	117.94	458, 470, 000	99, 19	56,000,000	12.12	l
7. 78	62, 881, 000	1.55	78, 738, 000	1.95	81, 300, 000	2.00	1, 799, 000
15. 81	9, 706, 000	10. 11	13, 668, 000	14. 24	2, 900, 000	3.02	.
128.50	64, 805, 000	15.86	93, 318, 000	22, 84	(¶)		620,000
35. 65	61, 915, 000	21.97	62, 373, 000	22. 13	(ff)		2, 942, 000
	4, 203, 806, 000		3, 851, 957, 000		1, 501, 962, 000		86, 593, 000

Included in France.

Included in Russia.

[:] Included in Canada.

[¶] Included in South America.

Summary of population and an approximate statement of revenue, expenditures, debt, according to the latest avail

Countries.	Population.	Revenue.	Revenue per capita.	Expendi- tures.	Expendi- tures per capita.	Debt.
Russia	124, 000, 000 287, 225, 000 3, 791, 000 402, 680, 000	\$688, 811, 000 305, 853, 000 11, 362, 000 89, 880, 000	\$5.50 1.08 2.99 .22	\$674, 800, 000 291, 166, 000 11, 904, 000 73, 000, 000	\$5.44 1.01 3.01 .18	\$2, 268, 159, 000 775, 083, 000 13, 311, 000 25, 000, 000
Central American States Costa Rica. Guatemala. Honduras. Nicaragua Salvador. South American States:	248,000 1,460,000 432,000	3, 485, 000 6, 679, 000 1, 160, 000 3, 084, 000 5, 218, 000	14. 35 4. 57 2. 68 9. 50 6. 70	8, 268, 000 6, 579, 000 1, 122, 000 3, 307, 000 5, 218, 000	18. 45 4. 50 2. 60 10. 58 6. 70	18, 050, 000 13, 430, 000 41, 117, 000 2, 501, 000 7, 060, 000
Colombia	2, 300, 000 11, 396, 000	12, 414, 000 2, 430, 000 8, 691, 000 4, 262, 000 1, 042, 000 7, 740, 000 3, 442, 000 40, 870, 000	3. 18 1. 91 8. 74 1. 62 3. 16 11. 43 1. 50 3. 58	12, 586, 000 2, 557, 000 7, 614, 000 4, 263, 000 1, 945, 000 8, 700, 000 3, 562, 000 40, 367, 000	8. 24 2. 01 3. 27 1. 62 5. 91 12. 85 1. 54 3. 54	30, 878, 000 6, 700, 000 21, 869, 000 289, 489, 000 108, 181, 000 5, 072, 000 131, 250, 000

RECAPIT

Gold standard countries	224, 672, 000	1, 902, 650, 000		1, 864, 573, 000	•••••	\$8, 621, 994, 000 13, 203, 612, 000 3, 747, 909, 000
Grand total			!			

imports, exports, stock, and production of silver in SILVER standard countries, able returns or estimates.

Debt per capita.	Imports.	Imports per capita.	Exports.	Exports per capits.	Approximate stock of silver.	Approximate stock of silver per capita.	Production of silver.
\$18.21	\$292, 240, 600	\$2, 36	\$656 , 563, 000	\$4, 48	\$41, 000, 000	\$0.33	\$550,000
2.70	298, 623, 000	1.04	395, 516, 000	1.38	950, 000, 000	3.30	
3, 51	156, 090, 000	41. 17	136, 634, 000	36.03	110, 000, 000	29.01	
.06	138, 028, 000	. 84	138, 664, 000	. 84.	725, 000, 000	1.80	
53.70	5, 011, 000	20.62	5, 090, 000	20. 94	1		-
y. 20	5, 730, 000	8, 92	10, 701, 000	7. 33		1	
95. 27			2, 161, 000	5. 00	8,000,000	. 24	2,000,000
8.00	1, 917, 000	6.12	1, 664, 000	5.31	11	i	
9.07	2, 240, 000	2.88	4, 951, 000	6. 36)		
7.96	8, 141, 000	2.09	12, 479, 000	3, 21	1		ł
5. 26	4, 485, 600	3.52	4, 417, 000	3, 47	11		i
9.41	16, 138, 000	6,94	19, 477, 000	8.38	11	1	
102.77	8, 858, 000	3.38	7, 722, 000	2.94	80,000,000	.87	19, 898, 00
48.05	1, 081, 000	3.28	1, 900, 000	5.77	11	ł	1
159.70	10, 987, 000	16, 22	13, 800, 000	20.88	11	1	
2. 20	5, 840, 000	2. 54	8, 760, 000	3, 80	1)	{	ı
11.51	40, 225, 000	3. 53	75, 468, 000	6. 62	50, 000, 000	4. 38	59, 000, 00
	996, 634, 000		1, 395, 967, 000		1, 914, 000, 000		81, 448, 00

ULATION.

	i		· i		1	<u> </u>
 \$4, 560, 651, 000		\$3, 311, 023, 000		\$505, 000, 000		\$28, 565, 000
 4, 203, 806, 000		3, 851, 957, 000		1, 501, 962, 900		86, 593, 000
 995, 634, 000		1, 395, 967, 000		1, 914, 000, 000		81, 448, 000
 9, 760, 091, 000		8, 558, 947, 000		3, 920, 962, 000		196, 606, 000

RECOINAGES of GOLD and SILVER by the coining

[To be read in connection with

Q	1873	.	1874.		
Countries.	Gold.	Silver.	Gold.	Silver.	
United States	a \$27, 635, 490	a \$327, 271	\$15, 589, 249	\$270, 26	
Freat Britain	4, 623, 589	b 916, 181 -		760, 90	
India		e 146, 155 -		214, 80	
Francetaly				4, 169, 69	
pain ortugal Vetherlands		47, 579		24, 08	
Jermany Austria-Hungary Norway	7 5, 191, 644 923, 677	1, 403, 121	7 16, 454, 093 - 930, 942	1, 297, 27	
Sweden Denmark Russia	<u>-</u> -				
Turkey					
Belgium			į		
Total	38, 374, 350	2, 840, 307	82, 974, 284	6, 737, 02	
Countries.	1878		1879.		
	Gold.	Silver.	Gold.	Silver.	
United States	\$1, 617, 482	\$349, 698	\$1,696,902	\$ 709, 24	
reat Britain	49, 506	1, 954, 556	13, 732, 719 114, 722	2, 409, 18	
ndia	529, 576	328, 882		418, 32	
taly		1, 656, 791 -		2, 468, 34	
witzerland		1,000,781			
witzerland pain Portugal Setherlands		31	p 126, 981		
witzerland pain ortugal (etherlands ermany ustria- Hungary	592, 934		p 126, 981	p 460, 25	
witzerland portugal (etherlands ermany ustria- Hungary Jorway weden Jorway wenden Jorway Jorway wenden Jorway Jorwan Jorw	592, 934	31		p 460, 25	
witzerland pain ortugal fetherlands ernnany Lustria-Hungary Oorway weden benmark tuasia 'urkoy apan	592, 934	1, 807, 287		p 460, 25	
witzerland pain ortugal Vetherlands Fernany Austris-Hungary Norway Sweden Senmark Russia Purkey apan Sentral and South America	592, 934	1, 807, 287		p 460, 25	

countries of the world, from 1873 to 1892.

the "Remarks" and "Notes."]

1875.		1870	8.	1877	•	
Gold.	Silver.	Gold.	Silver.	Gold.	Silver.	
\$2, 826, 103	\$174, 892	\$2, 529, 086	\$146, 097	\$2, 540, 600	\$1, 273, 977	
10, 365, 065	749, 441	3, 107, 6 25	d1, 348, 154	7, 579, 573	1, 608, 728	
	157, 786		105, 768	49, 083	435, 469	
	1, 589, 432	41,010	3, 540, 905	5, 028, 600	2, 538, 223	
	32, 139		22, 252		23, 659	
544, 562	1, 069, 489	1, 403, 551	1, 743, 227	1, 653, 962	1, 762, 732	
	593, 912		375, 864 863, 744		283, 532	
		dd 3, 243, 017		dd 12, 811, 196		
13, 735, 730	4, 367, 091	10, 324, 841	12, 141, 011	29, 663, 014	7, 326, 320	
1880.		1881		1882.		
Gold.	Silver.	Gold.	Silver.	Gold.	Silver.	
\$43, 079, 887	\$6 78, 141	\$33 , 083, 370	\$69 3, 91 0	\$5, 131, 438	\$1,745,046	
1, 894, 893 720 —	2, 364, 218	146, 929	1, 860, 905	658, 004	447, 357	
	783, 428		3, 594, 752		4, 040, 518	
	1, 567, 356	418, 857	1, 523, 407	819, 318		
					608, 307	
702, 382	2, 077, 099					
	x 339, 237					
	-		935, 369		1, 797, 379	
45, 677, 882	00 510 670	22 840 320		0.000.000		
20,011,002	99, 518, 670	33, 649, 156	8, 08, 343	6, 608, 760	8, 638, 607	

RECOINAGES of GOLD and SILVER by the coining

[To be read in connection with

1	188	3.	1884.		
Countries	Gold.	Silver.	Gold.	Silver.	
United States	9 12, 018, 278	\$1, 858, 834	\$6, 594, 098	\$1,662,03	
MexicoGreat Britain	16, 769, 803	1, 865, 884	4, 737, 281	1, 011, 90	
Australasia	369, 274	2, 601, 562	867, 026	1, 228, 28	
France					
taly				g 3, 474, 00	
Portugal		81, 105		184, 51	
Fermany.		01,100		500, 31	
Norway				300, 31	
Denmark					
Purkey					
Central and South America Belgium					
All other countries.		1, 952, 448			
Total	29, 157, 355	8, 359, 833	11, 698, 350	8, 061, 06	
Countries. —	1888.		188	9.	
· Countries.	Gold.	Silver.	Gold.	Silver.	
United States	\$5, 400, 578	\$513, 439	\$4, 666, 442	\$1, 178, 52	
Mexico		887, 558		535, 09	
Great Britain	11, 056, 688 483, 433	1, 146, 941	2, 937, 083 658, 982	1, 129, 47	
India	2,848	2, 949, 848 2, 212, 897	1, 148 8, 428, 913	4, 731, 94 1, 222, 45	
taly	16, 984			60, 20 217, 12	
Spain — — — — Portugal — — — — — — — — — — — — — — — — — — —		1, 036, 800 —		o 26, 624, 85	
Netherlands	16, 321, 492	989, 127	7, 946, 071	18 2, 66 177, 07	
Austria-Hungary		244, 934 76, 514	.,	275, 24 23, 71	
Sweden		·	1, 381	127, 38	
Russia	95.000	8,040	1, 381	27, 23 762, 48	
Turkey	66, 000	74, 448			
Central and South America		463, 216		65, 15	
All other countries		1, 478, 253			
Total	83, 348, 023	11, 532, 015	19, 640, 020	37, 285, 65	

RECAPITU

Years.	Gold.	Silver.
1873	\$38, 374, 350 32, 974, 294 13, 735, 730 10, 324, 841 29, 663, 014 2, 739, 498 16, 358, 091 45, 677, 882 33, 649, 156 6, 608, 760 29, 157, 355	\$2, 840, 307 6, 737, 022 4, 387, 091 12, 141, 011 7, 326, 320 6, 162, 876 7, 996, 546 99, 518, 670 8, 608, 348 8, 638, 607 8, 856, 838

countries of the world, from 1873 to 1892-Continued.

the "Remarks" and "Notes."]

	1887		1886.		1885.	
3ilver.	Gold.	Silver.	Gold.	Silver.	Gold.	
\$8, 559, 674	\$16, 112, 469	\$1, 323, 909	49 , 518, 475	\$2,030,971	\$7, 919, 278	
1,721,918	11, 192, 950 2, 550	900, 862	196, 772	1, 588, 641	6, 982, 725 31, 403	
8, 845, 629 1, 719, 742	4, 250	ø 3, 982, 256	190,772	2, 250, 469	31, 400	
1270, 200		1, 795, 364	i 229, 728	£ 2, 030, 167	A 5, 170	
		n 2, 811, 717	n 2, 390, 151 58, 820 —			
76, 880	21, 111, 828		84, 643	291, 990 £1, 907, 233	£268, 734	
192, 815	958, 881			224, 663 v 672, 742	y 64, 645	
10, 200				aa 54, 551 -		
		880, 000			(88)	
1 515 400		875, 500				
1, 515, 400 1, 845, 714		921, 768 2, 250, 854		1, 083, 629		
19, 662, 768	49, 382, 928	15, 692, 230	12, 428, 089	12, 135, 056	14, 371, 955	
).	1892		1891.	•	1890.	
Silver.	Gold.	Silyer.	Gold.	Silver.	Gold.	
\$7, 726, 2 9 7	\$7,077,726	\$4, 864, 557	\$14, 787, 563	\$3,867,236	\$9, 415, 834	
1, 325, 342	667, 863, 162 7, 304	1, 315, 522	2, 807, 897 92, 010	1, 851, 253	15, 808, 518 375, 601	
989, 082		1, 613, 404		2, 942, 450	·	
22, 096	888, 958		3, 063, 965 6, 058	- 1,091	3, 871, 895	
m 183, 350 392, 470		144, 750 2, 423, 115		279, 850 - 1, 479, 152 -	o 101, 385, 311	
				540,000 -	407, 160	
1, 513, 466 1, 237, 864	1, 006, 354	80, 400	295, 488	84, 420 -	2, 191, 750	
u 725, 232	u 2, 185, 276	687, 287	795, 333	928, 653	922, 417	
35, 376		28, 944 7, 069		20, 368 — 108, 569 —	w 1, 206	
882		1, 052				
3, 285, 943 884, 269	140, 800	2, 690, 902 432, 410	bb 3, 342, 108	433, 752		
co 2, 189, 429	cc 2, 713, 989			250, 000		
	1 100 0/0	050 505	2 202 200		957.154	
517,000	1, 177, 846	956, 795	3, 283, 092	271, 051	357, 154	
	83, 061, 415	15, 246, 207	28, 473, 514	13, 057, 845	134, 736, 846	

LATION.

Years.	Gold.	Silver.	
1894	\$11, 698, 350 14, 371, 955 12, 428, 089 49, 382, 928 33, 348, 623 19, 640, 620 134, 736, 846 28, 473, 514 83, 061, 415	\$8, 061, 061 12, 135, 056 15, 692, 230 19, 266, 768 11, 532, 015 37, 285, 655 13, 057, 845 15, 246, 207 21, 028, 103	
Total	646, 454, 101	826, 001, 566	

REMARKS

A blank space indicates absence of information; a dash, that there either was no recoinage, or, if any, that it is included in the recoinage given for some subsequent year, and mentioned in a note to the latter year.

Each country's recoinage of foreign coins has been given when it could be ascertained. It is believed that, beginning with 1887, the table is quite complete in this respect.

Of interest in connection with the table is the following information as to the demonstration, sales,

etc., of gold and silver coins not recoined, resulting from the notable monetary reforms occurring during the period from 1873 to 1892:

during the period from 1873 to 1892:

Germany.—Under the monetary reform, begun in 1873, establishing a gold standard, there were withdrawn from circulation, up to the close of 1880, for account of the Empire, and melted into bars, coins which produced 3, 373, 322 kilograms of fine silver. Of this quantity there had been sold, up to the suspension of sales in May, 1879, 3,551,431 kilograms, of the value of \$147,597,472 (16,214.05 kilograms of the value of \$673,874.02 were used in the manufacture of new silver coins of the Empire; leaving a balance of 169,676.5 kilograms, of the value of \$7,051,755.29, unsold May, 1879, and disposed

of since. or since.

Sweden, Norway, and Denmark.—In consequence of the change from a silver to a gold standard under the Scandinavian Monetary Union of 1873, it is estimated that Sweden exported about \$1,500,000 in silver; Norway melted into bare and sold at London silver coins of the nominal value of about \$1,004,000; and Denmark sold silver amounting to about \$7,000,000 during the three years ending June 30, 1876; a total of \$9,600,000, in round numbers.

District of Funchal, Portugal.—Under the law of May 2, 1879, silver was sold in London to the

amount of \$785,400.

Italy.—By the end of 1886 almost the total issue of 520,000,000 lire, or about \$101,223,200, in the silver dollars issued by the Government of the Two Sicilies had been called in by the Italian Government.

Roumania.—In execution of the law passed by the Roumanian Parliament, March, 1890, for the adoption of a gold standard, and for the substitution of gold coin for 40,000,000 francs of the existing 5-franc silver currency, about 25,000,000, or \$5,000,000, of the latter coins have been withdrawn from circulation and sold in Europe and for the East.

Egypt.—In 1891, \$494,300 in Ryptian pounds (silver) were melted at Berlin and sold.

NOTES.

a Recoinages of the United States, given by fiscal years ending June 30, up to and including 1879, from which by calendar years.

b Silver recoinages given for Great Britain include all worn silver coins withdrawn from British colonies, and all recoinages of Great Britain given by fiscal years ending March 31.

c Amount of gold coinage for the year. Light weight gold coin, to the value of \$84,521,980, was imported into the royal mint during the year.

d See note b. Silver has never been coined by the branch mints in Australia.

c Recoinage of India, given by fiscal years ending March 31, up to and including 1835, from which by calendar years.

by calendar years.

/ No recoinage of French gold coins up to 1886. Gold recoinages reported up to that year were of foreign coins.

- g Recoined in 1833 and 1834, from 50 to 20 centesimi pieces. λ Estimated recoinage of Italian gold coins from establishment of Kingdom of Italy, in 1862, to December 31, 1885.
- i Only a portion of this amount was recoinage.

 k No recoinage of national gold or silver since establishment of mint, except of \$2,030,167, up to 1885, in subsidiary silver necessitated by the monetary convention of December 23, 1865.

- I Only a portion of this amount was recoinage.

 Monly a transformation into coin of the new design adopted in 1887.

 A large proportion of gold coins, and nearly all the silver coins, struck in 1886 were produced from old pieces withdrawn from circulation.
- o Total recoinage of gold and silver, respectively, from 1868 to July 12, 1890, the silver being largely old coins of the Spanish Indies.

p Resulting from the monetary reform in the district of Funchal, Madeira, under the law of May 2, 1879.

1879.

q No gold recoined since 1875.

r Value of gold coins of the different German states demonstized and withdrawn by reason of the establishment by the German Empire of an exclusive gold standard.

a Total value of silver coins of the different German states demonstized and delivered, from 1878 to 1880, to the mints for coinage in the new Imperial silver coins.

t Total recoinage of gold and silver coins, respectively, of the Empire from its establishment to the

u For Hungary only

v For Hungary only.
v In the course of the transition from the silver standard to that of gold in Norway, under the Scandinavian Monetary Union of 1873, old silver coins of the nominal value of \$645,972 were withdrawn from circulation, and converted into subsidiary coins of the new system. Silver coins of the value of \$26,770 have been recoined since. The metal used in the gold coinage was exclusively gold buillion purchased in London, no gold coin having been presented for exchange at the mint.
v Up to the end of 1890 there had been struck in Norway gold coin to the value of \$4,250,659, of which amount there had been withdrawn from circulation, as worn and broken, coins to the value of \$1,206.
x The figures given for the years 1875, 1876, 1877, 1878, and 1880 show the amounts of silver coins brought to the Stockholm mint for exchange during those years, and are the approximate amounts of silver recoinage resulting from the change from the silver to the gold standard, under the Scandinavian Monetary Union of 1873.
v This amount includes the total recoinage up to the end of 1885 of national gold coins, and also

y This amount includes the total recoinage up to the end of 1885 of national gold coins, and also foreign gold coins to the value of \$46,989, exchanged at the mint in 1874, 1876, 1877, and 1879. z Estimated recoinage of silver coins from 1873 to end of 1876, realiting from the change from the silver to a gold standard under the Scandinavian Monetary Union of 1873.

as Total silver recoinage since completion of the monetary reform begun in 1873.

bb Only a portion of this was recoinage.

so Total amount of worn Japanese gold and silver coins, and foreign gold and silver coins, respectively, purchased or imported into the Imperial mint from its commencement in December, 1870, to March 31, 1893.

dd All foreign coins.

se The amount of recoinage of gold from 1800 to January, 1886, is reported as having been altogether inaugnificant.

CHANGES in the VALUES of FOREIGN COINS, 1880-1893.

Bolivia	•				VALUE JAN	UARY 1-		•
Bolivia	Country.	Monetary unit.	1880.	1881.	1882.	1883.	1884.	1885.
Central American Silver teal. Shanghai Chima. Silver teal. Shanghai Silver teal. Shanghai Cuba. Silver teal. Shanghai Silver teal. Shanghai Silver teal. Shanghai Cuba. Silver peso. 38.6 S.2.3 S.2.3 S.2.3 S.2.3 S.2.3 S.3.2 S.3.3 S.2.3 S.3.2 S.3.3 Silver rupee. 38.7 Silver peso. 38.6 S.2.3 S.2.3 S.2.3 S.3.2 Silver rupee. 38.7 Silver rup	Austria-Hungary			\$0.40,7				\$0.39,8
States	Control American		. 83, 6	. 82, 3	. 82, 3	. 81, 2	. 80, 6	. 79, 5
Do. Silver taol, Haikwan Colombia Silver peec S3,6 S2,2 S2,3 S1,2 S0,6 79, Cuba Cuba Gold peec S3,6 S2,2 S3,2		Silver peso	. 66, 0				·····	
Colombia	China	Silver tael, Shanghai.						
Cuba			. 83. 6	82.3	82.3	81 2	80.6	70 8
India	Cuba	Gold peso		. 93. 2	. 93, 2	. 93, 2	. 93, 2	. 93, 2
Japan	Ecuador	Silver peec a	. 83, 6					. 79, 5
Mexico	Japan	Silver yen	. 39, 1	. 88. 8	. 88, 7		. 86, 9	.85, 8
Russia	Mexico	Silver dollar	. 90, 9	. 89. 4	. 89, 4	. 88, 2	. 87, 5	. 86, 4
Value Silver forin Value Silver forin Value Silver bolivian Value Value Value Silver bolivian Value Value Value Value Silver bolivian Value			, 83. 6 66. 9	. 82, 3 65, 8	. 82, 8 65, 8	. 81, 2 . 65 0	80,6	. 79, 5
Value Silver forin Value Silver forin Value Silver bolivian Value Value Value Silver bolivian Value Value Value Value Silver bolivian Value	Tripoli	Silver mahbub	.74,8	. 74, 3	.74,8	. 73, 3	72,7	.71,7
Country	Venezuela	Gold bolivar		. 19, 3	. 19, 3	. 19, 3	. 19, 3	. 19, 3
Begin Begi	Country	Monetown unit		VALUR JA	NUARY 1-		VALUE	1890.
Bolivia		monetary unit.	1886.		1888.	1889.	Jan. 1.	Oct. 1.
States	Austria-Hungary	Silver florin	\$0.37, 1				\$0.34,5	\$ 0. 42 , 0
States	Central American	Silver peac	. 75, 1	. 72, 7	.69.9		. 69, 8	. 85, 0
Disa	States.	· ·					ĺ	
Colombia Silver peeco 75, 1 72, 7 69, 9 68, 0 69, 8 85, 10dia Silver peeco 93, 2 93, 2 92, 6 92, 6 92, 6 92, 6 92, 6 92, 6 92, 6 92, 6 92, 6 92, 6 92, 6 93, 2 93, 2 92, 6		Silver tael, Shanghai.			1.03,3	1.00,5	1.03,1	1. 25, 6
Cuba	Colombia	Silver peso	. 75, 1	. 72, 7	. 69, 9	. 68, 0	. 69. 8	. 85, 0
India	Cuba	Gold peso	. 93. 2	. 93, 2	. 92, 6	. 92, 6	. 92, 6	. 92, 6
Japan	Iscuador	Silver peso a	35.7		. 69, 9			
Peru	Japan	Silver yen	.81,0	. 78, 4	. 75, 3	. 73, 4		. 91, 7
Tripoli	Mexico	Silver dollar	. 81, 6	.79,0	.75,9	. 73, 9	. 75, 8	. 92, 3
Tripoli	Russia	Silver ruble	. 60. 1					. 85, 0
Country	Tripoli	Silver mahbub	.67,7	. 65, 6	. 63, 0	. 61, 4	. 62, 9	. 76, 7
Country. Monetary unit. Jan. 1. Apr. 1. July 1. Oct. 1. Jan. 1. Apr. 1.	Venezuela	Gold bolivar	. 19, 3	. 19, 3	b. 14, 0	b. 15, 6	b. 14, 0	b. 17, 0
Austria-Hungary Silver florin \$0.38, 1	Country.	Monetary unit.						
Rolivia			Jan. 1.	Apr. 1.	July 1.	Oct. 1.	Jan. 1.	Apr. 1.
Central American Silver peso .77, 1 .73, 5 .73, 6 .72, 3 .69, 1 .66, 1	Austria-Hungary					\$ 0. 35, 7		\$0.32,8
China	Central American		.77, 1 .77, 1		. 73, 6 . 73, 6	. 72, 3		. 66, 5 . 66, 5
Do.		Silver tael, Shanghai.	1. 13, 9	1.08,5	1.08,7	1.06,8	1.02.1	. 98. 2
Cuba Gold peso 92,6 92		Silver tael, Haikwan.	1.27,0	1. 20, 9	1, 21, 0	1. 18, 9	1. 13, 7	1.09,3
Remain		Gold neso	.77,1		.73,6 92.6	.72,3	.69,1	. 66, 5
India	Ecuador	Silver peso a	. 77, 1	. 73, 5	. 73, 3	. 72, 3	.69.1	. 66, 5
Mexico		Silver rupee	. 36, 6	.34,9	. 35, 0	. 34. 3	. 32, 8	.31,6
Peru	Mexico	Silver dollar	. 83, 1	. 79, 2	.79, 3	.77,9	.74,5	71,0
Country	Peru	Silver sol	.77, 1	. 73, 5	. 73, 6	. 72. 8	. 69, 1	I.66.5
Country	Russis			.58,8	.58,8	.57,8	. 55, 3	. 53, 1
Country. Monetary unit. July 1. Oct. 1. Jan. 1. Apr. 1. July 1. Oct. 1.	Venezuela				b. 14, 7			b. 13, 3
Austria-Hungary Silver florin \$0, 32, 0 \$0, 20, 3 \$0, 20, 20, 20, 20, 20, 20, 20, 20, 20, 2	Country	Monetary poit	VALU	E 1892.		VALUE	1893.	
Bolivis		. Monetary unit.	July 1.	Oct. 1.		Apr. 1.	July 1.	Oct. 1.
Bolivis Silver boliviano .64, 9 .61, 6 .61, 3 .61, 0 .60, 4 .53, .53, .53, .53, .53, .53, .54, .53, .53, .54, .53, .54, .54, .54, .54, .54, .54, .54, .54			\$0, 32, 0	c\$0. 20, 3	c\$0. 20, 3	c\$ 0. 2 0, 3	c ‡ 0. 20, 3	c\$0. 20, 3
States. China Silver tael, Shanghai .95, 8 .91, 0 .90, 6 .90, 1 .89, 2 .78, 78, 78, 78, 78, 78, 78, 78, 78, 78,			.64,9	. 61, 6	.61.3		60, 4	
Colombia Silver peso .64,9 .61,6 .61,3 .61,0 .60,4 .53. Cuba Gold peso .92,6 .92,2 .92,0 .82,7 .25,1 .92,1 .92,2 .92,0 .23,7 .25,1 .92,7 .92,0 .23,7 .25,7 .92,6 .66,4 .66,1 .66,1			1	, .		. 02, 0	,	, 1
Colombia Silver peso .64,9 .61,6 .61,3 .61,0 .60,4 .53. Cuba Gold peso .92,6 .92,2 .92,0 .82,7 .25,1 .92,1 .92,2 .92,0 .23,7 .25,1 .92,7 .92,0 .23,7 .25,7 .92,6 .66,4 .66,1 .66,1		Silver tael, Shanghai.	. 95, 8	. 91, 0		. 90, 1	.89,2	. 78, 4
Cuba Gold peso 92,6		Silver Deso	. 64. 9	. 61. 6	.61.3			. 57, 4
India	Cubs	Gold peso	. 92, 6	. 92, 6	. 92, 6	. 92, 6	. 92, 6	. 92, 0
Japan Silver yen .69,9 .66,4 .66,1 .65,8 .65,1 .57, Mexico Silver dollar .70,4 .66,9 .66,6 .66,2 .65,6 .57, Peru .51,9 .61,6 .61,3 .61,0 .60,4 .53, Russia Silver ruble .51,9 .49,2 .49,1 .48,8 .48,3 .42,1 Tripoli Silver mahbub .68,5 .55,5 .55,3 .55,0 .54,5 .47,2	Ecuador		. 64, 9	.61,6	. 61, 8		. 60, 4	. 53, 1
Mexico Silver dollar .70, 4 .66, 9 .68, 6 .66, 2 .65, 6 .57, 7 Pera Silver sol .64, 9 .61, 6 .61, 3 .61, 0 .60, 4 .53, 3 Russia Silver ruble .51, 9 .49, 2 .49, 1 .48, 8 .48, 3 .42, 3 Tripoli Silver mahbub .68, 5 .55, 5 .55, 3 .55, 0 .54, 5 .47.	Japan	Silver yen	. 69, 9	. 66, 4	. 66, 1	. 65, 8	. 65, 1	. 57, 3
Russia	Mexico	Silver dollar	. 70, 4	. 66, 9	.66,6	. 66, 2	. 65, 6	. 57, 7
Tripoli Silver mahbub 58, 5 55, 5 55, 3 55, 0 54, 5 47, 9	Russia	Silver ruble	. 51. 9	.61,6	.61,3	. 61, 0		. 53, 1
Venesuela Gold bolivar b. 13, 0 b. 12, 3 .19, 3 .19, 3 .19, 3 .19, 3	Tripoli	Silver mahbub	. 58, 5	. 55, 5	. 55, 3	. 55, 0	. 54, 5	. 47, 9
	Venesuela	Gold bolivar	b. 13, 0	b. 12, 3	. 19, 8	. 19, 3	. 19, 3	. 19, 3

Since 1887 called "sucre." b Value of the silver bolivar.
S. Rep. 235——13

e Value of the gold crown.

WORLD'S PRODUCTION of GOLD and

[Kilogram of gold, \$664.00. Kilogram of silver, \$41.56.

~ · ·	1890.						
Countries.	G	old.	Silver.				
	Kilos.	Dollars.	Kilos.	Dellars.			
United States	49, 421	32, 845, 000	1, 695, 500	79, 465, 000			
A natralasia	• 44, 851	29, 808, 000	258, 212	10, 731, 300			
Mexico.	1.154	787,000	1, 211, 646	50, 856, 000			
European countries:	, , , , , , , , , , , , , , , , , , , ,		.,				
Rusein	85, 296	23, 456, 000	15, 021	624, 300			
Germany			183, 086	7, 567, 500			
Austria-Hungary		1, 898, 500	50, 613	2, 168, 500			
Sweden		58, 500	4, 180	173, 700			
Norway			5, 589	230, 200			
Italy	211	140, 300	10, 110	420, 200			
Spain	·		e 51, 502	2, 140, 480			
Turkey		7,000	d 1, 328	55,000			
France	185	123,000	71, 117	2, 955, 600			
Great Britain	4	8,000	9, 075	377, 200			
Dominion of Canada	2, 506	1,666,000	12, 464	518, 600			
South American countries:				•			
Argentine Republic	123	83,000	14, 660	610, 100			
Colembia		8, 600, 000	19,971	830, 000			
Bolivia	101	A 67, 000	301, 112	12, 514, 200			
Chile	f 2, 162	1, 436, 600	73,700	8, 063, 000			
Brasil	670	¢ 445, 300	l				
Venezuela	2, 512	1, 670, 000	l				
Guiana (British)	1, 693	1, 125, 000	l				
Guiana (Dutch)	668	444, 200					
Guiana (French)	1825	548,000					
Peru	104	69,000	65, 791	2, 734, 360			
Uruguay	140	93, 500					
Central American States	226	g 150, 000	48, 128	g 2, 000, 000			
Japan		507, 700	42,468	1, 765, 000			
China	18,020	5, 830, 000					
Africa	15, 482	10, 256, 100	l				
India (British)		2,000,000					
Korea	1, 128	750,000					
Total	178, 823	118, 848, 700	4, 144, 233	172, 234, 500			

a Estimate of the Bureau of the Mint.
b Product of Hungarian mines in 1892, Austrian mines in 1891.
c Estimated the same as officially communicated for 1888.
d Estimated the same as officially communicated for 1800.
f Estimated the same as officially communicated for 1890.

SILVER, calendar years 1890, 1891, and 1892.

Coining rate in United States silver dollars.]

	18	39 1.			18	92.	
6	fold.	Si	Silver. Gold.			Sil	Ver.
Kilos.	Dollars.	Kilos.	Dollars.	Kilos.	Dollars.	Kilos.	Dollars.
49, 917	83, 175, 000	1, 814, 642	75, 416, 500	49, 654	33, 000, 000	1, 804, 377	74, 969, 900
47, 245	81, 399, 000	311, 100	12, 929, 300	50, 964	33, 870, 800	418, 087	17, 375, 700
1,505	1,000,000	1, 275, 265	53, 000, 000	1, 699	1, 147, 500	1, 419, 634	50, 000, 000
36, 356	24, 162, 500	13, 864	576, 200	37, 325	24, 806, 200	9, 798	407, 200
		a 186, 636	7, 756, 600			a 184, 818	7, 681, 000
2, 106	1, 399, 000	52, 019	2, 161, 900	2, 262	b 1, 508, 300	18, 460	b 767, 200
110	73, 100	3, 658	152,000	. 88	58, 500	53	2, 200
		5, 665	235, 400			4, 495	186, 800
142	94, 300	27, 584	1, 146, 400	137	91, 400	39, 853	1, 656, 300
		c 51, 592	2, 140, 400			40, 556	1, 685, 500
d 10	7,000	d 1, 323	55, 000	d 10	7,000	d 1, 323	55, 000
s 200	183, 000	671.117	2, 955, 600	210	139, 600	103,000	4, 280, 700
101	67,000	6, 150	255, 600	77	51, 200	5, 270	219, 000
1, 392	925, 000	9,797	407, 100	k 1, 392	925, 000	k 9, 797	407, 100
e 123	82, 000	14, 918	620,000	e 123	82,000	k 14, 918	620, 000
5, 224	3, 472, 000	31, 232	1, 298, 000	£ 5, 224	3, 472, 000	k 31, 232	1, 298, 000
101	h 67,000	372, 666	15, 488, 000	101	A 67, 000	£ 372, 666	15, 488, 000
f 2, 162	1, 436, 600	70,794	2, 942, 000	f 2, 162	1, 436, 600	£ 70, 794	2, 942, 000
659	438, 000	l		659	438,000		
1,506	1,000,000		l	1, 213	806, 100		
2,708	1,800,000	1 		£ 2, 708	1, 800, 000		
816	542, 000			k 816	542, 900		
1.502	998, 200	l <i></i>		k 1.502	998, 200		
113	75, 000	74, 879	3, 112, 000	£ 118	75,000	k 74, 879	3, 112, 000
140	€ 93, 590	l 		140	e 93, 500		
246	163, 500	48, 123	g 2, 000, 000	k 246	163, 500	48, 123	g 2, 000, 000
A 765	508, 400	i 43, 282	1, 798, 800	j 770	511,700	j 54, 986	2, 285, 200
7, 908	5, 255, 900			7, 523	a 5, 000, 000		
21, 934	14, 570, 900	l		35. 67 0	23, 706, 600	l	
3,754	2, 495, 000	l		4, 993	3, 218, 300		
1, 126	e 750, 000			1, 128	e 750, 000		
189, 862	126, 183, 500	4, 486, 216	186, 446, 800	208, 909	138, 861, 000	4, 727, 119	196, 458, 800

g Estimated the same as officially communicated for 1887.
A Rough estimates based on exports for 1890.

§ Product of Imperial mines, 1891. Private mines, 1890.

§ Retimated the same as officially communicated for 1891.

§ Imports of gold bullion from China inte London and India.

A table compiled from information furnished by foreign governments through our diplomatic representatives and revised from the latest data, exhibiting the weight and value of the gold and silver product of the principal countries of the world for the calendar years 1890, 1891, and 1892, will be found in the Appendix.

For the sake of uniformity the value of silver has, as heretofore, been calculated at its coining rate. viz, \$1.2929+ per fine ounce.

The following table exhibits the estimated product of the precious matals in the world for each calcular year since 1873:

world for each calendar year since 1873:

PRODUCTION of GOLD and SILVER in the WORLD for the calendar years 1873-1892.

		Silver.				
Calendar years.	Gold.	Fine ounces (troy)	Commercial value.	Coining value.		
878. 874. 875. 876. 877. 878. 879. 880. 881. 882. 883. 884. 885. 886.	\$95, 200, 000 90, 750, 000 97, 500, 000 113, 700, 000 114, 000, 000 119, 000, 000 103, 000, 000 103, 000, 000 102, 000, 000 101, 700, 000 108, 400, 000 106, 000, 000 105, 775, 000	63, 267, 000 55, 300, 000 62, 262, 000 67, 753, 000 62, 648, 000 73, 476, 000 74, 250, 000 74, 791, 000 86, 470, 000 89, 177, 000 91, 652, 000 93, 276, 000 96, 124, 000	\$82, 120, 000 70, 678, 000 77, 578, 000 77, 578, 000 78, 322, 000 84, 644, 000 83, 383, 000 85, 636, 000 88, 777, 000 98, 230, 000 98, 186, 000 90, 817, 000 97, 564, 000 92, 772, 000 94, 081, 000	\$81, 800, 00 71, 500, 00 80, 500, 00 87, 600, 00 81, 000, 00 95, 000, 00 96, 700, 00 111, 800, 00 116, 300, 00 116, 500, 00 120, 600, 00		
.888		108, 827, 000 125, 420, 000 133, 212, 600 144, 204, 900 151, 948, 600	102, 283, 000 117, 268, 000 139, 873, 200 142, 618, 700 132, 955, 000	140, 706, 00 162, 159, 00 172, 234, 50 196, 446, 80 196, 458, 80		

Statement showing the FINENESS of the GOLD and SILVER COINAGE of the principal countries of the world.

[Submitted by Senator Cockrell.]

Country.	Standard.	Gold, fineness.	Silver, full legal tender, fineness.	Silver, limited tender fluences.
Argentine Republic	Double	-900	-900	
Austria-Hungary	Gold	900		·835
Bolivia	Silver	-900	-900	
Brazil	Gold	916		-9164
Bulgaria	Double	-900°	-900	•••••
Central American States: Costa Rica	Silver	-900	-900	-635
Guatemala	do	-900	-900	·835
Honduras	do	-900	-900	-835
Nicaragua	do	-900	-900	-835
Salvador	do	-900	900	-835
Chile	Gold	916		· 8 35
Colombia	Silver	.900	-9 00	-835
Cuba	Gold	*875	-900	
Ecuador	Silver	*900 *875	-900	.0901
Egypt		1		·833 <u>1</u>
Finland	do	-900		750
German Empire	do	-900	-900	1900
Great Britain	do	9168		-925
Haiti	do	-900		-900
India	Silver	-9164	-9168	
Japan	Double	-900	-900	
Latin Union:	١.	l		
Belgium	do	900	-900	-635
France	do	*900 *900	-900	·835
Italy	do	1900	-900	835
Switzerland	do	-900	-900	-835
Mexico	Silver	-875	902.7	
Netherlands	Double	-900	945	-640
Pereia	Gold	900		
Peru	Silver	-900	-900	
Portugal	Gold	916		-9164
Roumania	Double	-900	-900	-835
Russia	Silver	1900	-900	• • • • • • • • • •
		l		(·800
Denmark	Gold	900		3 .600
••		٠		·800
Norway	do	900		600
Sweden	do	-900		₹ .800
				600
Servia	Double	-900	-900	· 835
Spain	do	.900	-900	-835
Tunis	do	-900	-900	·8 3 5
Turkey	do	·916§	-830	
*** 1 -	do	-900	I	{ ·900 } ·835
Venezuela				> ⋅835

Table showing the FULL and LIMITED TENDER RATIOS between SILVER and GOLD of the principal countries of the world, and the value of the silver in a silver dollar at each ratio, from 13 to 1, to 16\frac{1}{2} to 1, compared with the United States silver dollar.

[Submitted by Senator Cockrell.]

Countries.	Full logal-		Limited	Value of silver dollars ex- pressed in couts.		
	tender)11 v e	r. 	tender silver	Full tender.	Limited tender.
		to to			.818	
Anstria. Hongary	101	w	•	13 69 to 1	.033	. 856
A ustria-Hungary	1	••••	••	13 ·957 to 1		873
Portugal				14 ·08 to 1		. 88
United Kingdom				14 · 28 to 1		. 893
Australia				14 · 28 to 1		. 893
France	154	to	1	14 · 38 to 1	. 909	. 899
Belgium	15	to	1	14 ·38 to 1	. 969	. 800
Italy	15	to.	1	14 ·38 to 1	. 909	. 899
Switserland		to:		14.38 to 1	. 969	. 899
Greece		to		14.38 to 1	. 969	. 899
Spain		to	1	14.38 to 1	. 909	. 898
Denmark	!		• •	14 ·88 to 1		. 93
Norway				14 ·88 to 1		.98
Sweden			• •	14 ·88 to 1		. 93
Canada		••••	• •	14.95 to 1		. 935
United States				14 95 to 1	1.000	. 93
Netherlands		to		15 to 1	. 969	. 939
Rusela		to	ı	15 to 1	. 969	. 936
Turkey		••••	••	15 1 to 1		. 944
Egypt		• • • •	•	15.68 to 1		. 98
India Central America		to			. 938	
South America		to		• • • • • • • • • • • • • • • • • • • •	. 969	
		to			. 969	
Cuba, Haiti, etc					1.012	
Sapan					1.012	
Mexico	101	to:			1.032	

R. E. PRESTON,
Acting Director.

BUREAU OF THE MINT, October 16, 1898.

In our silver dollar of 412½ grains, each grain is equal to $\frac{14500}{1000}$ of a cent, and 1 cent is equal to $\frac{1450}{1000}$ grains.

To find the ratios between silver and gold, divide the number of grains of silver in the coin by the number of grains of gold in the coin unit—fine bullion by fine bullion and standard bullion by standard bullion.

To find the number of grains required in a silver coin, coined at any given ratio to gold, multiply the number of grains in the gold coin by the number of the ratio, and the result is the number of grains of silver in the coin; of fine silver, if the grains of fine gold were multiplied by the proposed ratio; and of standard silver, if the grains of standard gold were multiplied.

To ascertain in gold, the value of silver bullion in London, quoted in pence, multiply the rate of exchange in New York on London, the legal or normal rate being \$4.8665, by the price of sterling silver given in pence and divide the result by 222, and you have the London price of silver. Sterling silver is 925 fine and 222 pence fine silver equal to 240 pence sterling silver.

MONETARY CONFERENCE.

The first international monetary conference was that of 1867. It met on the inviation of the French Government "to consider the question of uniformity of coinage, and to seek for the basis of ulterior negotiations." It came together in the city of Paris on June 17. Eighteen of the principal countries of Europe, and the United States were represented at it, the latter by Hon. Samuel B. Ruggles, of New York.

States were represented at it, the latter by Hon. Samuel B. Ruggles, of New York.

The conference voted unanimously against the adoption by the countries represented of the silver standard exclusively, and unanimously, with the exception of the Netherlands, in favor of the single gold standard. It also voted that an international coinage should consist of "types with a common denominator for weight, in gold coins of identical tineness," and that that fineness should be 900. By a vote of 13 to 2 it favored the 5-franc gold piece as the common denominator, and voted that gold coins having this common denominator should have legal circulation in the countries agreeing to the action of the conference, and that it would be expedient to coin gold pieces of 25 france for international circulation.

At the final session of the conference it was voted to refer these and other decisions reached to the several States for diplomatic action, and that information of the action of the States should be transmitted to the French Government, which should have power to reassemble the conference. The conference adjourned July 6, and

was not reassembled.

The second international monetary conference was that of 1878. It was called by the United States. The act of February 28, 1878, directed the President to invite the governments of Europe to join in a conference to adopt a common ratio between gold and silver for the purpose of establishing internationally the use of bimetallic money and securing fixity of relative value between these metals. The conference met at Paris on the 16th of August. Twelve countries were represented, the United States by Reubea E. Fenton, of New York; W.S. Groesbeck, of Ohio, and Francis A. Walker, of Connecticut. S. Dana Horton, the secretary of the American delegation, was admitted to the conference as a member. It is worthy of note that Germany declined to send delegates to this conference.

many declined to send delegates to this conference.

At the second session Mr. Groesbeck, on behalf of the United States, laid two propositions before the conference: (1) That it was not to be desired that silver be excluded from free coinage in Europe and the United States. (2) That the use of both gold and silver as unlimited legal tender may be safely adopted by equalizing

them at a ratio fixed by international agreement.

These propositions were discussed in their every phase by the delegates of the various states during the seven sessions of the conference. The collective answers to them of all the European delegates, save those of Italy, were presented by the president, Mr. Leon Say, and were:

(1) That it was necessary to preserve in the world the monetary function of silver as well as of gold, but that the choice of one or the other, or of both simultaneously, should be governed by the special situation of each state or group of states. (2) That the question of the restriction of the coinage of silver also should be left to the discretion of each state or group of states. (3) That the differences of opinion that had appeared excluded the adoption of a common ratio between the two metals.

The conference adjourned on the 29th of August.

The third international monetary conference, that of 1881, was called in January of that year by the governments of France and the United States "to examine and adopt for the purpose of submitting the same to the governments represented, a plan and a system for the establishment of the use of gold and silver as bimetallic money according to a settled relative value between those metals." Nineteen countries were represented. The representatives of the United States were Hon. William M. Evarte, of New York; Allen G. Thurman, of Ohio; Timothy O. Howe, of Wisconsin, and S. Dans Horton.

Like the debates of the previous conferences, those of the present one were marked by the highest ability and by a thorough mastery on the part of the several delegates of monetary science. They covered twelve sessions. At the thirteenth, Mr. Evarts, on behalf of the delegates of France and the United States, and in the name

of their respective governments, read a declaration in which they stated.

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(1) That the depression and great fluctuations of the value of silver relatively to gold are injurious to commerce and to the general prosperity, and the establishment of a fixed ratio of value between them would produce the most important benefits to the commerce of the world.

(2) That a bimetallic convention entered into between an important group of states for the free coinage of both silver and gold at a fixed ratio and with full legal-tender faculty would cause and maintain a stability in the relative value of the two

metals suitable to the interests and requirements of commerce.

(3) That any ratio now or lately in use by any commercial nation, if so adopted, could be maintained, but that the adoption of the ratio 15½ to 1 would accomplish the object with less disturbance to existing monetary systems than any other ratio.

the object with less disturbance to existing monetary systems than any other ratio.

(4) That a convention which should include England, France, Germany, and the United States, with the concurrence of other states, which this combination would assure, would be adequate to produce and maintain throughout the commercial world the relation between the two metals that such convention should adopt.

After this declaration had been read, certain members, through the president, expressed a desire for adjournment, but this met with opposition from Mr. Forsell, delegate from Sweden, who thought that an adjournment would give a character of permanence to the conference, whereas it was better to acknowledge at once that bimetallism had collapsed and that the resolutions of the European delegates at the conference of 1878 should be reaffirmed. After a short recess the president read a resolution reciting that, in view of the speeches and observations of the delegates and the declarations of the several governments, there was ground for believing that an understanding might be established between the states which had taken part in the conference, but that it was expedient to suspend its meetings; that the monetary situation might in some states call for governmental action, and that there was reason for giving opportunity for diplomatic negotiations. The conference was adjourned to April 12, 1882. It was never reconvened.

The fourth international monetary conference was called by the Government of the United States "for the purpose of conferring as to what measure, if any, can be taken to increase the use of silver as money in the currency systems of nations." The conference met at Brussels on the 22d of November, 1892. Twenty countries were represented. The delegates of the United States were Hon. William B. Allison, Hon. John P. Jones, Hon. James B. McCreary, Mr. Henry W. Cannon, Mr. E. Ben-

jamin Andrews, and Hon. Edwin H. Terrell.

BRUSSELS INTERNATIONAL MONETARY CONFERENCE.

Message from the President of the United States, transmitting a communication from the Secretary of State, accompanying the official report of the American delegates to the International Monetary Conference.

FEBRUARY 21, 1883.—Read, referred to the Committee on Foreign Relations, and ordered to be printed

To the Senate and House of Representatives:

I transmit herewith a communication of the Secretary of State, transmitting the official report of the American delegates to the International Monetary Conference, convened at Brussels on November 22, 1892, with its accompaniments.

BENJ. HARRISON.

EXECUTIVE MANSION,
Washington, February 21, 1893.

To the PRESIDENT:

I have the honor to inclose herewith, for transmission to the Congress of the United States, the official report of the American delegates to the International Monetary Conference, convened at Brussels on November 22, 1892, together with the accompanying translation of the official record of the proceedings, and an appendix containing a series of papers presented from time to time by the members of the conference.

Respectfully submitted.

DEPARTMENT OF STATE, Washington, February 21, 1893. JOHN W. FOSTER.



REPORT OF THE COMMISSIONERS OF THE UNITED STATES.

WASHINGTON, D. C., February 14, 1893.

SIR: The commissioners, William B. Allison, John P. Jones, James B. McCreary, Henry W. Cannon, E. Benjamin Andrews, and Edwin H. Terrell, appointed by the President of the United States as delegates to represent the United States at the International Monetary Conference, held at Brussels, beginning on the 22d day of November, 1892, have the honor to submit herewith an English translation of the official record of said conference during its first series of meetings, ending on the 17th day of December, 1892. It contains the minutes of the sessions, together with the text of the various proposals, reports, and other papers directly relating to the proceedings.

Accompanying this record, in the form of an appendix, will be found a series of documents relating to the monetary laws and the monetary situation of the various countries, these documents having been presented from time to time by members of

the conference for its consideration and use.

The several delegates were furnished by the Department of State with the following letter of instructions for their general guidance as respects the policy to be pursued by them at the conference:

> "DEPARTMENT OF STATE. "Washington, November 10, 1892.

"Hon. WILLIAM B. ALLISON, Hon. JOHN P. JONES, Hon. JAMES B. McCREARY, HENRY W. CANNON, Esq., President E. Benjamin Andrews, Edwin H. Terrell, Esq., Commissioners on the part of the Government of the United States to the International Monetary Conference to be convened at Brussels, Belgium:

"GENTLEMEN: Reposing full confidence in your ability to properly represent the interests of the United States at the monetary conference, called at the instance of this Government, to meet at Brussels on November 22, 1892, to consider the present condition of silver and what measures, if any, can be taken to increase the use of that metal in the currency systems of the world, the President does not deem it necessary or desirable to cumber you with detailed instructions as to your duties.

"Therefore only general instructions will be given, leaving much to your own

judgment and the developments of the conference itself.

"The main purpose which this Government seeks to accomplish by this conference

is to bring about a stable relation between gold and silver.

"It is the opinion of the President, and, as we believe, of the people of the United States, with singular unanimity, that a full use of silver as a coined metal at a ratio to gold to be fixed by an agreement between the great commercial nations of the world, would very highly promote the prosperity of all the people of all the countries of all the world. For this reason your first and most important duty will be to secure, if possible, an agreement among the chief commercial countries of the world looking to international bimetallism, that is, the unlimited coinage of gold and silver into money of full debt-paying power at a fixed ratio in coinage common to all the agreeing powers.

"You should not lose sight of the fact that no arrangement will be acceptable to the people or satisfactory to the Government of the United States which would by any possibility place this country on a silver basis while European countries main-

tain the single gold standard.

"Failing to secure international bimetallism, the next important duty will be to secure, if possible, some action upon the part of European countries looking to a larger use of silver as currency, in order to put an end to the further depreciation of that metal.

"To your wisdom, your wide experience, and your knowledge of this important subject, as well as your intimate acquaintance with the feelings and sentiments of our own people, the President commits the interests of this country, feeling assured that you will not fail to guard them well.
"You will be expected to report from time to time the progress of the conference

at Brussels, and you will be authorized to use the cable in case of urgency.

"I am, gentlemen, your obedient servant,

"JOHN W. FOSTER."

The first meeting of the delegates of the United States was held at Brussels on the morning of the 22d of November, the conference assembling at 2 o'clock that day. At this meeting there were present: Messrs. William B. Allison, chairman; John P. Jones, James B. McCreary, Henry W. Cannon, E. Benjamin Andrews, and Edwin H. Terrell, the entire delegation of the United States, and Prof. Roland P. Falkner, the secretary of the delegation.

Meetings of the delegates of the United States were held daily from that time till the recess of the conference. These meetings were in the nature of consultations as to the matters intrusted to them. They were informal. As a rule there were no differences among the delegates as to the policy to be pursued in the conference, and therefore no detailed minutes of these various consultations were kept. the recess of the conference.

Prior to our arrival at Brussels our minister to Belgium, as has been the custom in like conferences, arranged with the Government of Belgium for the preliminary organization of the conference, which arrangements were quite complete and most satisfactory. The authorities of Belgium provided a convenient place of meeting in the Palace of the Academies, and arranged for the opening of the conference by the prime minister of Belgium, and for the selection of Mr. Monteflore Levi, a distinguished Belgian senator, as the president of the conference.

Without exception the nations invited by the president were represented at the first session. During the sessions this fact was frequently alluded to as an evidence

of the interest felt in the object for which the conference was convoked.

The prime minister of Belgium in his opening address called attention to the importance of the subject to be considered in the following terms:

"The conference in which you are called upon to take part has for its object the consideration of one of the most serious, complex, and arduous problems which is presented to modern society.

"It [money] touches all economic and social interests; it affects the commerce of the world, and is the real reason of more than one unexplained crisis.

"Currents of capital are always in a certain measure metallic currents. The decreased cost of transportation and the more highly developed spirit of association which permits the formation of companies for enterprise in remote countries only increase these currents. And thus while it has changed the international function of money has greatly increased.

"At the same time the evil results of every monetary crisis are more and more acute, and it is, it seems, to an international agreement that we must look for the means of preventing them or moderating them."

Similar sentiments were expressed by the president of the conference, who, in his address on taking the chair, strongly emphasized the gravity of the situation and the interest which it had for all the nations of the earth. Among other things, he

"The depreciation of silver, so far as it serves as a monetary standard, finds an

echo throughout the social organism.

"But the principal evil of the present situation lies in the instability that results from it. How would it be possible for the merchant or manufacturer to make with safety contracts extending over a long period, as important business transactions generally do, if the shrewdest judgments and the best-founded calculations might at any moment be upset by a sudden movement of the money market? There is no need, we believe, to look elsewhere for the cause of the noticeable falling off which has taken place in international transactions. The hesitation which checks all great enterprises and which paralyzes many markets is the direct consequence of the instability in the price of silver as compared with gold.

"Conscious of these difficulties, the Government of the United States has taken the initiative in inviting the principal powers to send delegates to a new international conference for the purpose of investigating together whether there be any means of mitigating, by a more general use of silver in the monetary circulation, the serious inconveniences from which all civilized nations suffer in various degrees.

"Impressed by the gravity of the situation, all of the governments hastened to accept the invitation which was sent to them, and we are now met together, gentle-

men, to commence the investigation of this arduous problem.

"Whatever may be the result of your deliberations it may surely be affirmed that, convinced of the considerable influence which the solution of a question so complex as that submitted to you may have upon the progress of universal civilization, you will have it at heart to investigate the possibility of remedying a condition of affairs of which none mistake the gravity. You will endeavor to lay aside any consideration of narrow or egotistical interest to place yourselves upon the standpoint of the higher interests of the great human family and, should the possibility of a remedy be recognized, you will desire to unite your efforts to give substance to the solutions resulting from your debates by the adoption of a scheme stated in practical form."

The first session was devoted mainly to the organization of the conference. the election of Mr. Montefiore Levi as president, Mr. Edwin H. Terrell, a delegate of the United States, was elected vice-president, and Mr. Georges de Laveleye, general secretary.

At this session of the conference it seemed to be generally expected, as will be seen by reference to the minutes, that the United States, having invited the nations to the conference, would present, through its delegates, a plan for the consideration

of the conference looking to the enlarged use of silver as money by the nations rep-

The instructions to the delegates of the United States outlined the general policy which they should pursue, but did not include a specific plan for the monetary use of silver to be presented as an official programme of the United States.

In accordance with the wish expressed by the conference, the delegates of the

United States, after full consultation, prepared a declaration and programme which is published at large in the record. This programme was presented at the second session by Senator Allison, the chairman of the delegation, who outlined the considerations which led the President of the United States to invite the nations to a conference and briefly indicated the policy of the United States with respect to silver and its monetary use.

The programme embodied the following resolution:

"That in the opinion of this conference it is desirable that some measure should be found for increasing the use of silver in the currency systems of the nations.

This resolution was presented to the conference at the second session. On that occasion Sir Rivers Wilson, speaking in the name of the entire delegation of Great

Britain, said:

"We accept the resolution of the delegates of the United States as it stands, adding only this reservation and this explanation, that we consider it as being in fact a recapitulation of the substance of the invitation which has been addressed to the different governments and which has been accepted by them."

Similar declarations were made by France, Spain, the Netherlands, and other

nations.

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The programme of the United States was discussed in all its phases by the conference substantially in the order presented. Comformably to the suggestions of the programme, several projects, having in view the enlarged use of silver without contemplating its complete rehabilitation, were presented to the conference. These plans, together with the subordinate projects mentioned in the programme, were referred at the third session of the conference to a committee of twelve. This committee made two reports, which are published in full in the record and to which attention is called. The committee reported affirmatively upon one proposition, namely, that it was wise to withdraw from monetary circulation all the gold coins, and all paper money redeemable in gold of a less denomination than £1, 20 francs, or 20 marks, and substitute silver money for them. As to the other plans, though some of them were favored in principle, they were not reported upon affirmatively, because they were not broad enough nor presented in sufficient detail to justify a favorable report upon them.

In the discussion of these various proposals and plans in the full meetings of the conference the attitudes of all, or nearly all, the governments were disclosed. The utterances of the delegates indicated, however, what measures the governments were unwilling to adopt rather than how far they were willing to go to secure the

enlarged use of silver as proposed by the President in his invitation.

Our instructions favoring the unrestricted use of silver as well as gold, on a ratio to be fixed, justified us in presenting, as a part of our programme for discussion, this main question of the unrestricted coinage of both silver and gold internationally by means of a common ratio. Although it appeared in the course of the debates that the governments of Europe were not ready to adopt this plan as a solution of the question, there was a general desire on the part of the conference that there should be a discussion of this question before a recess should be taken. Therefore, as will be seen by a reference to the minutes, this subject was discussed at considerable length in the conference.

The attitudes of the various governments relative to the proposals presented were

somewhat reserved, as will appear from citations which follow.

On the other hand, it is important to observe that with comparatively few exceptions the recognition was general in the conference of a monetary evil requiring a remedy. This feeling pervaded the proceedings of the conference and was forcibly expressed by more than one of the leading delegates.

Conspicuous in this regard was the statement of Mr. de Rothschild, one of the

delegates of Great Britain, who, in submitting his proposal, said:

"The stock of silver in the world is estimated at some thousands of millions, and if this conference were to break up without arriving at any definite result there would be a depreciation in the value of that commodity which it would be frightful to contemplate, and out of which a monetary panic would ensue, the far-spreading effects of which it would be impossible to foretell."

Sir Rivers Wilson, another delegate of Great Britain, said:

"There can be no question, in our opinion, that all the governments who have sent representatives to this conference, even those who have instructed their delegates to act with the greatest reserve, recognized the presence of danger, otherwise there would be no justification for our presence here.

we have received from our Government require us, before concluding that matters must be left as they are, to examine with the greatest care any plan which may be submitted for the purpose of extending the monetary use of silver."

Mr. Tirard, speaking for France, the leading nation of the Latin Union, said:

"It is certain that a great stability in the ratio would result in facilitating commercial relations, in binding the nations closer together, and permitting them to exchange their products as it suited them, to the satisfaction of all governments and to the greater profit of all individuals.

"It is for this task that we are met together. I do not know yet what will come out of the conference and to what practical result it may lead, but this much is cer-

tain, our labors will not in any case be fruitless."

Gen. Strachey, one of the delegates of British India, said:

"The government of India during this period (the last two decades) has made many ineffectual attempts to protect itself against the effects on its currency of this continued fall in the value of silver in relation to gold, and, notwithstanding the heavy burdens thereby entailed upon the country, has maintained the silver standard in the hope that circumstances might at length bring it some relief from the ever-increasing difficulties of its position. But no such relief has come, and, on the contrary, the difficulties have become constantly greater until they are becoming, if

they have not already become, real dangers."

Sir Guilford L. Molesworth, the other delegate of the Indian government, said:

"Our predecessors in the Paris monetary conferences of 1878 and 1881 were almost unanimous in the opinion that silver must be rehabilitated. They only disagreed on the method of rehabilitation. Some were of the opinion that matters would right themselves, whilst others considered that the remedy could only come by reestab-

lishing the link that had existed between gold and silver prior to 1873.

"The opinion of the latter was undoubtedly correct. Matters have gone from bad to worse."

The proposal of the United States for the unrestricted coinage of silver concurrently with gold by an international agreement was advocated by a number of del-

Sir William Houldsworth, a delegate of Great Britain, said:

"A further fall (in the level of prices) would be a disaster. I frankly admit that. in my opinion, there will never be a permanent solution of this difficulty until we have an international bimetallic agreement."

Mr. Van den Berg, a delegate of the Netherlands, said:

"Our ideal is an international bimetallic agreement. Such an agreement we firmly believe to be possible and desirable both from the theoretical and also from the practical point of view."

In this view the speaker just named was supported by his colleague, Mr. Boisse-

vain, who said:

"I believe that international bimetallism is the only monetary system which is thoroughly good from the theoretical point of view, and the only system which in practice can satisfy all needs. I believe also that it is perfectly admissible for England."

Mr. Alph. Allard, a delegate of Belgium, says:

"The crisis which oppresses us is no birth of yesterday. It dates from 1873, the moment when free coinage of silver was suspended in Europe. The true remedy, which would be at the same time efficacious and thorough, would be the reestablishment of free coinage, but it appears to me that for the moment this solution has no chance of being adopted."

The quotations which follow indicate the attitude of the leading nations toward the practical application of the proposal of the United States for the concurrent mintage of silver and gold by an international agreement.

Sir Rivers Wilson, immediately after his words which have been quoted in the

foregoing, said:

"Her Majesty's Government did not find it possible to accept an invitation conveyed in terms which might give rise to a misunderstanding by implying that the Government had some doubt as to the maintenance of the monetary system which had been in force in Great Britain since 1816."

Speaking for Sir Charles Fremantle and himself, he said:
"Our faith is that of the school of monometallism pure and simple. admit that any other than the single gold standard would be applicable to our coun-

Replying to the supposition that France might resume the free coinage of silver,

"But why should France permit the free coinage of silver when she is already amply provided with it? I believe that she alone possesses as much as all the States of Europe put together.

"In spite of that she would consent perhaps to do what is asked of her, if there

was any reciprocity, if those powers also which are wedded to monometallism should decide to adopt the free coinage of silver. * * * If other European powers, such as England, the German Empire, the Austro-Hungarian Empire, the Scandinavian States and others would consent to open their mints to the free coinage of silver, then the aspect of the question would be changed."

While the delegates from France frequently disclaimed the right to speak in the name of the Latin Union, it is worthy of note that, on many occasions, the representatives of the different countries of the union declared that these States followed a

common policy.

Early in the session the leading delegate of Germany declared:

"Germany being satisfied with its monetary system has no intention of modifying basis. " In view of the satisfactory monetary situation of the Empire, the Imperial Government has prescribed the most strict reserve for its delegates, who, in consequence, can not take part either in the discussion or in the vote upon the resolution presented by the delegates of the United States."

Austria-Hungary, although represented at the conference, instructed their delegate

to take no part in any discussion or vote.

A leading part in the discussion was taken by the delegates of the Netherlands, and in a speech of the senior delegate the following important declaration was made as to the point in question:

"The declaration that Holland would not enter into a bimetallic union without the full and complete participation of England is a part of the formal instructions furnished us by our Government."

From this it will be seen that England is not prepared to open her mints to the free coinage of silver, and that Germany expresses satisfaction with her present monetary system, while France and other nations expressed a willingness to unite with England and Germany in forming a monetary union. While England is not prepared to adopt free coinage of silver at a fixed ratio, in common with gold, it appears not unwilling to accept a policy in conjunction with other nations, which would secure a stable value to silver and sustain its price, by some practical method short of free mintage looking to its enlarged monetary use.

Various plans were presented to the conference looking to the enlarged use of silver, but falling short of the opening of European mints to its free coinage on an agreed ratio. The plans presented are printed in full in the record. The suggestions and proposals made by delegates from important nations looking to an enlarged use of silver as money by purchase or deposit of silver bullion to be held as a reserve against the issue of paper money or certificates indicate a strong disposition to increase the monetary use of silver.

Each of the plans had its advocates in the conference, but it was found impossible within the short time allotted to the conference before a recess was inevitable to discuss the plans at large, or to suggest modifications or changes so as to secure

for them general approval.

The sessions were limited to the time between the 22d of November and the 20th of December, when all agreed that the conference must adjourn for the holidays. Accordingly, after the plans were presented and examined, there seemed to be a general sentiment in favor of a long recess, to enable the delegates to the conference to submit the record and plans to their respective Governments for further instruc-This sentiment was particularly emphasized in the last two tions and suggestions. sessions of the conference.

At the ninth session of the conference the discussion on bimetallism was closed. The general feeling at this juncture was admirably voiced in the remarks of Mr. De Osma, who, summing up the results of the conference, stated, in substance, that there was practically a unanimous desire to reach a tangible result for the remedy of the

evils which were felt by all. He said:

"There has always been in our discussions a certain dominant and unmistakable character which is supported by the evidence of attitude more eloquently than by words, viz, the presence of a general good will inspired by the existence of a crisis generally felt, but with different degrees of intensity. Whatever personal sympathies we may feel, we must admit that very few of us have been able to agree with the stoic opinion which denies the existence of a crisis, and concludes very logically that there is no need of looking for a remedy. That opinion is too strongly contrasted with the attitude of some of our colleagues who are, moreover, themselves thoroughly convinced and perfectly impenitent monometallists. It disappears before the reiterated and recent declarations of statesmen, who have described the evils which are ruining the agriculture and destroying the industries of their countries, with a precision whose significance it is impossible to mistake."

At the tenth session a motion was presented for a recess until the 30th of May, The president reviewed the work of the conference, and commented upon the resolution and the necessity of a recess at this stage of the proceedings in order to

insure the best results from the conference. He said:

"The various governments which we have the honor to represent will be able on their part to examine and judge the ideas put forward, and the general situation, whose conditions seem to be faithfully reflected in our discussions. At the moment when we suspend our labors we carry with us, I regret to say, the very general impression of an uneasiness which calls for a remedy, but we cherish at the same time the hope that palliatives, or, possibly, a combination of palliatives, may perhaps be found to conjure the evil by the aid of an international agreement or understanding. We have finally, I venture to assert, a lively and sincere desire to come together again, with the conviction that we shall be better equipped to reach a fortunate result than we were in beginning our labors."

The motion was presented by his excellency Baron de Renzis, the minister of Italy, who, in urging it upon the conference, spoke of the work which had been accom-

plished, and the prospects of future action, as follows:

"The public, perhaps even some of us in commenting upon our work, and seeing how short a road we have traveled, might think that this conference could result

only in failure like all the monetary conferences which have preceded it.

"Permit me to say frankly that such is not my opinion. Our sessions have been numerous, the investigations made have been long and serious, and if no solution has crowned our work that is no reason why we should doubt the final result. There is in the assembly a sincere desire to reach a tangible result.

"Well, gentlemen, why have we arrived at no result thus far? Because, frankly, no proposition was ripe; they were improvised, so to speak, for the needs of our discussions. What could we have done without preparation, without precise instruc-

tions from our governments?

"In these conditions an adjournment is desirable. Let us leave, in the first instance, the governments time to gain a knowledge of our discussions and of the speeches of the eminent delegates from all countries of the world. In six months it is possible that in returning here we shall find ourselves face to face with more mature and

more practical proposals.

"We have planted a fertile germ; give it time to develop and grow."

The text of the resolution in regard to the recess is reproduced here:

"The International Monetary Conference, recognizing the great value of the arguments which have been developed in the reports presented and in the discussions of the sessions; and

"Reserving its final judgment upon the subjects proposed for its examination, "Expresses its gratitude to the Government of the United States for having furnished an opportunity for a new study of the present condition of the white metal.

"The conference suspends its labors and decides, should the governments approve,

to meet again on the 30th of May, 1893.

"It expresses the hope that during the interval the careful study of the documents submitted to the conference will have permitted the discovery of an equitable basis for an agreement which shall not infringe in any way the fundamental principles of the monetary policy of the different countries."

Some question having arisen as to the steps necessary to reconvene the conference,

it was agreed, upon the motion of the president, that the officers should continue to

perform their functions during the recess.

His proposal to the conference was in the following terms:

"The bureau of the conference will exist, but it may exist in fact or in form only. You will, without doubt, be of the opinion that it is useful to have it exist in fact; that is, to be, if necessary, a means of communication between the delegates.

"I will take an example. Suppose a delegate formulates a proposal which he deems might be accepted by the conference, and he sends it to the president. It will be communicated to the bureau, translated if necessary, printed, and distributed to the delegates. In this way the bureau will fulfill a useful function."

(Agreed.)
From these proceedings it will be seen that the conference is to reconvene at Brussels on the 30th of May, 1893. In the meantime it is expected that the propositions and plans already submitted and such others as may be submitted to the president of the conference and by him transmitted to the several governments, through their delegates, will be considered. It is anticipated that the delegates, upon the reassembling of the conference, will be able to state definitely the views of their respective governments as to what plans are practicable to secure the greater use of silver as a part of the metallic money of the world.

The delegates of the United States express the hope that the conference at the next session will be able to adopt some practical method to secure this end. They are encouraged in this hope by the fact that in the later sessions of the conference the general consensus of opinion was distinctly more favorable to the objects which

the conference had in view than in the early sessions.

This Count Alvensleben, a delegate of Germany, said in the tenth session:
"The Imperial Government takes a most lively interest in the labors of the conference. We have made it our duty to follow them with the most serious attention in order to report them conscientiously, and I do not hesitate to express the conviction that the Imperial Government will submit the propositions which have been made in the course of our deliberations to a most careful examination."

Count Khevenhüller Metsch, delegate of Austria-Hungary, said in the eighth

"I am authorized to state, in the name of the two governments which I have the honor to represent here, that they take a very active interest in the debates of the conference. They are animated by a sincere desire that the labors of the conference may reach a tangible result.

"The governments of Austria-Hungary will be ready to examine, with scrupulous attention, propositions which may issue by common consent as the final result of the

Monetary Conference at Brussels.

The attitude revealed in the last two citations was borne out by the remarks of other delegates at the tenth session. The delegates of the United States, in concluding their report, are glad to bear testimony to the earnest wish of the conference that a plan for the enlarged use of silver as money, acceptable to the nations and adequate to the monetary situation, may result from its deliberations.

The delegates of the United States can not close this brief statement of the result

of the first sessions of the conference without expressing the indebtedness of the United States to the Government of Belgium for the cordiality of its reception to the conference, for its uniform courtesy to all the members of the conference, and for its

liberal provision for their comfort and convenience.

We have the honor to be, sir, your obedient servants,

ints, W. B. Allison, *Chairman*.

JNO. P. JONES. JAMES B. MCCREARY, HENRY W. CANNON, E. Benj. Andrews, Commissioners."

Hon. John W. Foster Secretary of State, Washington, D. C.

VOLUME OF MONEY.

Statement showing the amounts of gold and silver coins and certificates, United States notes, and national-bank notes in circulation August 1, 1893.

	General stock, coined or issued.	In Treasury.	Amount in circulation Aug. 1, 1893.	Amount in cir- culation Aug. 1, 1892.
Gold coin	\$520, 278, 567	\$103, 363, 626	\$416, 909, 941	\$410, 447, 360
Standard silver dollars	419, 332, 450	363, 108, 461	56, 223, 989	57, 031, 862
Subsidiary silver	76, 563, 878	12, 556, 749	64, 007, 129	63, 346, 937
Gold certificates	87, 704, 739	93, 710	87, 611, 029	136, 861, 829
Silver cortificates	333, 031, 504	2, 848, 114	830, 188, 390	827, 836, 828
Treasury notes, act July 14, 1890.	148, 286, 348	4, 512, 210	143, 774, 138	101, 756, 301
United States notes	346, 681, 016	22, 286, 612	824, 894, 404	311, 852, 278
1872	8, 340, 000	485, 000	7, 855, 090	26, 720, 000
National-bank notes	183, 755, 147	3, 620, 150	180, 134, 997	166, 595, 925
Total	2, 123, 968, 649	512, 869, 632	1, 611, 099, 917	1, 601, 949, 325

Population of the United States August 1, 1893, estimated at 67,066,000; circulation per capita, \$24.02.

[&]quot;The name of Mr. Edwin H. Terrell is not attached to the report, as he was unable to be in Washington when it was prepared.

Comparative statement showing the CHANGES in CIRCULATION during July, 1893.

	In circulation July 1, 1893.	In circulation Aug. 1, 1893.	Decrease.	Increase.
Gold coin	\$403, 633, 700	\$416, 909, 941		\$13, 276, 241
Standard silver dollars	57, 029, 743	56, 223, 989	\$805, 754	
Subsidiary silver	65, 400, 268	64, 007, 129	1, 393, 139	
Gold certificates	92, 970, 019	87, 611, 029	5, 358, 990	
Silver certificates	326, 489, 165	370, 188, 390		3, 699, 225
Treasury notes, act July 14, 1890.	140, 161, 694	143, 774, 138		3, 112, 444
United States notes	320, 875, 683	824, 394, 404		3, 518, 721
Currency certificates, actJune 8,	,,	,,		0,000,000
1872	11, 935, 000	7, 855, 000	4, 080, 000	
National-bank notes	174, 731, 139	180, 134, 997		5, 402, 858
Total	1, 593, 726, 411	1, 611, 099, 017	11, 637, 883	29, 010, 489
Net increase				17, 372, 606

Comparative statement of CHANGES in MONEY and BULLION in Treasury during July, 1893.

	In Treasury July 1, 1893.	In Treasury Aug. 1, 1893.	Decrease.	Increase.
Gold coin	\$110, 109, 923	\$103, 363, 626	\$6, 746, 297	
Standard silver dollars	362, 302, 707	363, 108, 461		\$805, 754
Subsidiary silver	11, 855, 944	12, 556, 749		700, 805
Treasury notes, act July 14, 1890.	6, 528, 533	4, 512, 210	2, 016, 323	
United States notes	25, 805, 333	22, 286, 612	3, 518, 721	
National-bank notes	3, 982, 733	3, 620, 150	362, 583	
ľ	520, 585, 173	509, 447, 808	12, 643, 924	1, 506, 559
Gold bullion	78, 345, 510	83, 450, 336		5, 104, 826
Silver bullion	118, 173, 820	119, 277, 735		1, 103, 915
Total	717, 104, 508	712, 175, 879	12, 643, 924	7, 715, 300
Net decrease			4, 928, 624	

TREASURY DEPARTMENT, Secretary's Office, Division of Loans and Currency.

Statement showing the amounts of gold and silver coins and certificates, United States notes, and national-bank notes in circulation October 1, 1895.

	General a coined or i		In	Treasury		Amount i culatio Oct. 1, 10	n	cu	int in lation 1, 189	1
Gold coin Standard silver dollars Subsidiary silver Gold certificates Silver certificates. Treasury notes, act July 14, 1890 United States notes. Currency certificates, act June 8,	77, 596, 6 79, 756, 8 330, 864, 5	50.00 21.00 19.00 04.00	360), 13. 5, 2,	183, 123, 0 499, 882, 0 496, 416, 0 129, 220, 0 909, 370, 0 494, 841, 0 452, 110, 0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	\$484, 296, 1 56, 832, 6 64, 100, 2 79, 627, 5 324, 955, 1 148, 824, 1 332, 228, 9	68.00 05.00 99.00 34.00 99.00	59, 64, 121, 326, 107,	524, 32 569, 10 916, 20 210, 39 849, 82 001, 85 603, 15	3, 00 9, 00 9, 00 7, 00 0, 00
1872 National-bank notes	8, 285, 0 208, 690, 5 2, 179, 003, 3	79.00		85, 000. 0 815, 481. 0 065, 443. 0	0	8, 200, 0 200, 875, 0 , 701, 939, 9	98. 00 	165,	290, 00 085, 10 049, 98	8. 00

Population of the United States October 1, 1893, estimated at 67,306,000; circulation per capita, \$25.29.

Comparative statement showing the CHANGES in CIRCULATION during September, 1893.

	In circulation Sept. 1, 1898.	In circulation Oct. 1, 1893.	Decrease.	Increase.
Gold coin Standard silver dollars Subsidiary silver Gold certificates. Silver certificates. Treasury notes, act July 14, 1890	\$469, 466, 368, 00 61, 654, 680, 00 64, 385, 238, 00 80, 414, 049, 00 326, 206, 336, 60 145, 420, 209, 00	\$484, 286, 109, 00 58, 832, 668, 00 64, 100, 205, 00 79, 627, 599, 00 324, 965, 184, 00 148, 824, 199, 00	\$2, 821, 982, 00 235, 983, 00 786, 450, 00 1, 251, 202, 00	\$14, 829, 741. 00
United States notes. Currency certificates, act June 8, 1872. National-bank notes.	5, 605, 000. 00 195, 822, 781. 00	882, 228, 906. 00 8, 200, 900. 00 200, 875, 096. 00		590, 846, 00 2, 595, 000, 09 5, 052, 317, 00
Total Not increase	1, 680, 562, 671. 00	1, 701, 969, 918, 00	5, 094, 647. 00	26, 471, 894. 00 21, 877, 247. 00

Comparative statement of CHANGES in MONEY and BULLION in Treasury during September, 1893.

	In Treasury Sept. 1, 1893.	In Treasury Oct. 1, 1898.	Decrease.	Increase.
Gold coin Standard silver dollars Subsidiary silver	\$78, 049, 667. 00 857, 677, 830. 00 12, 700, 829. 00	\$72, 183, 123, 00 860, 499, 882, 00 13, 496, 416, 00	\$5, 866, 544. 00	\$2, 822, 062, 00 795, 587, 00
Treasury notes, act July 14, 1890 United States notes National-bank notes	4, 461, 749. 00 15, 042, 966. 00 3, 157, 587. 00	2, 494, 841. 00 14, 452, 110. 00 7, 815, 481. 00	1, 966, 908, 00 590, 846, 00	4, 657, 894. 00
Gold bullion	471, 090, 608, 00 98, 373, 506, 00 122, 200, 760, 00	470, 941, 858. 00 101, 026, 648. 00 124, 242, 787. 00	8, 424, 298. 00	8, 275, 543. 00 2, 653, 143. 00 2, 042, 027. 00
Total	691, 664, 873. 00	696, 211, 288. 00	8, 424, 298. 00	12, 970, 713. 00 4, 546, 415. 00

TREASURY DEPARTMENT,
Secretary's Office, Division of Loans and Currency.

Statement showing the amounts of gold and silver coins and certificates, United States notes, and national-bank notes in circulation January 1, 1894.

	General stock coined or issued.	In Tressury.	Amount in circulation Jan. 1, 1894.	Amount in circulation Jan. 1, 1893.
Gold coin	\$582, 227, 096. 00	\$73, 624, 284, 00	\$508, 6 02, 811. 00	\$412, 970, 960. 00
Standard silver dollars		361, 463, 188, 00 11, 639, 467, 00	57, 869, 589. 00 65, 854, 740, 00	62, 822, 936, 00 67, 327, 267, 00
Gold certificates	77, 487, 769. 00	75, 590, 00	77, 412, 179. 00	117, 093, 189, 00
Silver certificates	334, 584, 504. 00	5, 938, 854, 00	329, 545, 650. 00	322, 035, 011. 00
Treasury notes, act July 14, 1890	153, 160, 151, 00	1, 194, 884, 00	151, 965, 267. 00	122, 039, 656. 00
United States notes	846, 681, 016. 00	44, 139, 802. 00	302, 541, 814. 00	33 0, 933, 540. 00
1872	39, 085, 000. 00	40, 000. 00	89, 045, 000. 00	7, 100, 000. 00
Mational-bank notes	208, 538, 844. 00	12, 357, 628. 00	196, 181, 216. 00	168, 361, 365, 00
Total	2, 238, 591, 363. 00	509, 573, 097. 00	1, 729, 018, 266. 00	1, 610, 683, 874. 00

Population of the United States January 1, 1894, estimated at 67,668,000; circulation per capita, \$25.55.

S. Rep. 235——14

Comparative statement showing the CHANGES in CIRCULATION during December, 1893.

	In circulation Dec. 1, 1898.	In circulation Jan. 1, 1894.	Decrease.	Increase.
Gold coin. Standard silver dollars Subsidiary silver Gold certificates Silver certificates Treasury notes, act July 14, 1890	58, 425, 922, 00 65, 541, 645, 00 78, 163, 079, 00 328, 421, 997, 00 150, 770, 406, 00	\$508, 602, 811, 00 57, 869, 589, 00 65, 854, 740, 00 77, 412, 179, 00 329, 545, 650, 00 151, 965, 267, 00	\$556, 338. 00 750, 900. 00	\$3, 544, 800, 00 813, 095, 00 1, 123, 653, 00 1, 194, 861, 00
United States notes. Currency certificates, act June 8, 1872. National-bank notes. Total. Net increase.	311, 268, 672, 00 33, 205, 000, 00 196, 139, 558, 00 1, 726, 994, 290, 00	302, 541, 814, 00 39, 045, 000, 00 196, 181, 216, 00 1,729,018,266, 00	10, 034, 001. 00	5, 840, 000. 00 41, 658. 00 12, 058, 067. 00 2, 023, 976. 00

Comparative statement of CHANGES in MONEY and BULLION in Treasury during December, 1893.

	In Treasury Dec. 1, 1893.	In Treasury Jan. 1, 1894.	Decrease.	Increase.
Gold coin	2, 683, 223. 00	\$73, 624, 284, 00 361, 465, 188, 00 11, 639, 467, 00 1, 194, 884, 00 44, 139, 202, 00 12, 357, 628, 00	\$1, 488, 339. 00 450, 919. 06	\$3, 412, 778, 00 556, 560, 00 220, 759, 00 8, 726, 858, 00
Gold bullion	493, 440, 956. 00 90, 910, 622. 00 127, 262, 267. 00	504, 418, 653. 00 84, 679, 495. 00 127, 207, 874. 00	1, 939, 258. 09 6, 231, 127. 00 54, 393. 00	12, 916, 955. 00
Total	711, 613, 845. 00	716, 306, 022. 00	8, 224, 778. 00	12, 916, 955. 00 4, 692, 177. 00
Gold certificates held in cash	5, 038, 854. 00 I	Decrease since D	ec. 1, 1893 ec. 1, 1893 ec. 1, 1893	677, 653. 0

Secretary's Office, Division of Loans and Currency.

Anount of gold and viter voin and dullion; gold, viter, and currency certificates; United States and national and State dank notes in the United States and distribution thereof on July I of each year from 1870 to 1888, inclusive.

[From the report of the Secretary of the Treasury.]

		Gold.			Silver dollare.		ĕ	Subsidiary silver	ند
July 1—	In Treasury, including bullion.	Coin in circu- lation.	Total.	In Trescury. including bullion.	Standard dol- lars in circu- lation.	Total.	In Tressury.	In circula- tion.	Total
1870		a 1975 000 000							
1281		a 25, 000, 000							
1973		į							
		a 25, 000, 000							
		35					ş	ž	: 3
1877		Ś					Ś	3	18
900		Š		ş	8	8	8	18	18
1879	8	8	3	g	8	276	8	9	25
1880	3	ğ	Ŧ,	Š	110,	8	8	3,	8
1881	Ę,	2	\$	3	3	5	27	8	8
	88	3,5	757.	žž	3.5	8 5	3 ,4	25	Ś
1000	8	ă	Š	9	8	8	9	8	Z
1885	8	쫓	\$	451.	8	8	236	ğ	8
	212, 354, 886	25	580, 774, 461	184, 523, 283	52, 668, 623	237, 191, 906	28, 886, 947	46, 173, 990	75, 060, 987
1988	Ş	Ħ	818	8	527	8	3	8	8
1889	581,	8	8	8	457,	5	121	Ē	8
1890	충	8	8	8	88	8	ğ	g	ģ
1881.	3	₹8	8 6 4 8	3	, 18	ğ	Š	28	Ś
1603	8	3	8	Ę	8	8	ig	8	19
	Î	[-	•					

a The coin in circulation, stated in the gold column, includes the subsidiary allyer in circulation on the Pacific coast from 1969 to 1878. Subsidiary silvery which disappeared from circulation in 1962, was reintroduced under operation of the act of Jan. 14, 1876. Gold coin became available for circulation Jan. 1, 1879, as a result of the resumption act of Jan. 14, 1873.

Amount of gold and silver coin and dullion, etc., on July I of each year from 1870 to 1893, etc.—Continued.

	ŏ	Gold certificates.		us	Silver certificates. b	4.6	Currency oet	Currency certificates, set of June 8, 1872.	f June 8, 1872
July 1—	In Tressury.	In circula-	Total.	In Tressury.	In cfrcula- tion.	Total.	In Tresaury.	In ofrouls- tion.	Total.
1870									
							A215 000	515	8
7.00							756,000	8	į
							445,000	57, 970, 000	58, 415, 000
1876		•••••••••••••••••••••••••••••••••••••••				•••••••••••••••••••••••••••••••••••••••	275,000	ğ	3
128				į		:	1, 135, 000	ğ	8
1878		:	:	\$1,456,520	æ, 2	8	570,000	ž	815
1879	\$183,880 \$	۲ <u>.</u>	‡	8	÷,	ŝ,	1, 450, 000	ģ	Š
	40, 700	ğ	ğ	ğ	Ş	374,	990,000	ģ	3
1881	23,48	8	ă	ğ	ë,	ă	275,000	ŝ	ğ
1882	ထ်	8	ğ	8	Š	ğ	75,000	3,5	8
1883	Ę	8	318	ğ	8	616,	\$15,000	8	8
1884	ž	16	Š	죑	5	811,	186,000	8	ğ
1885	8	8	g	83	ğ	8	200,000	288	ğ
1886	8	ž	Ž	Ę	3,	Ė	256,060	Š	3
1887	뛇	ģ	\$	ą	118,	3	810,000	6	8
1888	Š	ğ	ģ	Ę	ş	Ę	200,000 200,000	8	5,0
688	9,	뛶	S.	Ě	ij	8	340,000	3	8
0681	732	Š	Š	ã	3	8	200,000	8	8
1881	á	g	8	7, 479, 219	ä	15	1.906.000	É	į
1803	15, 530, 310	141, 093, 619	156, 623, 929	4, 920, 839	326, 698, 465	831, 614, 804	290,000	8	ŝ
	Ş	5	2	1 190 AKB	Ę	į	Ann ann		45

a Gold certificates, being representatives of gold coin, became available as circulation on the resumption of specie payment, Jan. 1, 1879. b Suver certificates were anthorised by the acts of Feb. 28, 1878, and Aug. 4, 1886.

Amount of gold and eilver ooin and bullion, etc., on July 1 of each year from 1870 to 1893, etc.—Continued.

Total	circulation.	### 1940 1940
State-bank notes.	In ctrouls- tion.	22 22 72 72 72 72 72 72 72 72 72 72 72 7
oy.	Total.	699, 640, 650, 673, 684, 673, 684, 675, 685, 685, 685, 685, 685, 685, 685, 68
Fractional currency	In cfreula- tion.	24. 4. 57. 24. 4. 57. 24. 4. 57. 24. 4. 57. 25. 57. 25. 57. 25. 57. 26. 57. 27. 1. 126. 27. 12
FF	In Treasury.	66, 409, 402 6, 136, 879 6, 136, 879 6, 135, 879 6, 135, 879 6, 135, 879 6, 135, 879 7, 647, 749 1, 677, 750 1, 677, 770 1, 67
.98.	Total.	918, 706, 984 847, 647, 984 847, 647, 984 847, 647, 985 847, 847, 987 848, 108, 883 848, 108, 873 848, 108, 873 848, 108, 873 848, 108, 873 811, 698, 448 811, 698, 441 811, 878, 871 811, 878, 873 811, 878, 873 811, 878, 873 811, 878, 873 811, 878, 873 817, 873, 873 817, 873, 873 817, 873, 873 817, 873, 873 817, 873, 873 817, 873, 873
National bank notes	In circula- tion.	888, 648, 081 811, 465, 672 828, 067, 005 828, 067, 005 840, 286, 184 840, 286, 184 811, 724, 301 821, 474, 301 821, 474, 301 821, 466, 388 847, 866, 188 846, 847 867, 280, 203 846, 847 847, 280, 203 846, 847 846, 847 846, 847 847, 850, 194 847, 851, 91 847, 851, 91
Nat	In Treseury.	### 1989 ### 1989
į	Total.	855, 000, 000 855, 000, 000 855, 000, 000 855, 000, 000 855, 1712, 254 856, 712, 254 856, 712, 254 856, 881, 016 856, 881, 016
nited States notes	In circula- tion.	#324, 962, 638 #33, 048, 970 316, 948, 146, 986, 146 281, 121, 146 281, 121, 146 281, 121, 146 281, 181, 181, 181 281, 181, 181 310, 182, 177 310, 182, 178 310, 182, 178 310, 182, 178 310, 182, 178 310, 182, 178 310, 182, 178 310, 182, 182 310, 182, 183 310, 183
Uni	In Tressury.	#31 087 362 11, 281 320 88, 506 855 86, 506 855 85, 506 85, 50
	-1 vine	1871 1871 1871 1877 1877 1877 1877 1889 1889

a State-bank notes ceased to circulata after passage of the act of Feb. 8, 1875, which laid upon them a tax of 10 per cent. They were not receivable for public ducs and therefore do not appear among the funds in the Treasury.

b For convenience the Treasury notes, act of July 14, 1890, are included with United States notes.

Amounts of MONEY in the United States, and in CIRCULATION, on July 1 of each year from 1860 to 1893, inclusive.

July 1	Amount of money in United States.	Amount in cir- culation.	Population June 1.	Money per capita.	Circula- tion per capita.
1960	\$442, 102, 477	\$485, 407, 252	31, 443, 821	\$14.06	\$13. 85
1961	452, 005, 787	448, 405, 767	32, 064, 000	14.09	13. 98
		334, 697, 744	32, 704, 000	10.96	10. 23
1862	674, 867, 283	595, 394, 038	33, 365, 000	20. 28	17. 84
1864	705, 588, 007	669, 641, 478	34, 046, 000	20.72	19. 67
1865	770, 129, 755	714, 702, 995	34, 748, 000	22. 16	20.57
1806	754, 327, 254	673, 488, 244	35, 469, 000	21. 27	18, 99
1867	728, 200, 612	661, 992, 009	36, 211, 000	20.11	18. 28
1868	716, 553, 578	680, 103, 661	36, 973, 000	19.38	18. 39
1869		664, 452, 891	37, 756, 000	18.95	17. 60
1870	722, 868, 461	675, 212, 794	38, 558, 371	18.78	17. 50
1871	741, 812, 174	715, 889, 005	39, 555, 000	18.75	18, 10
1872	762, 721, 565	738, 309, 549	40, 596, 000	18.70	18. 19
1878		751, 881, 809	41, 677, 000	18.58	18.04
1874	806, 024, 781	776, 083, 031	42,796,000	18.83	18.13
1875	798, 273, 509				
1876	790, 683, 284	754, 101, 947	43, 951, 000	18. 16	17. 16
		727, 609, 388	45, 137, 000	17. 52	16. 12
1877	763, 053, 847	722, 314, 883	46, 353, 000	16,46	15.58
1878	791, 253, 576	729, 132, 634	47, 598, 000	16.62	15. 32
1879	1, 051, 521, 541	818, 631, 7 93	48, 866, 000	21.52	16, 75
1860	1, 205, 929, 197	973, 382, 228	50, 156, 783	24.04	19. 41
1881	1, 406, 541, 828	1, 114, 238, 119	51, 316, 000	27.41	21.71
1882	1, 480, 531, 719	1, 174, 290, 419	52, 495, 000	28. 20	22. 87
1883	1, 643, 489, 816	1, 230, 305, 696	53, 693, 000	80, 60	22. 91
1884	1, 705, 454, 189	1, 243, 925, 969	54, 911, 000	81.06	22. 65
1885	1, 817, 658, 336	1, 292, 568, 615	56, 148, 000	82. 37	23, 02
1886	1, 808, 559, 694	1, 252, 700, 525	57, 404, 000	81. 50	21.82
1887	1, 900, 442, 672	1, 317, 539, 148	58, 680, 000	32.39	22. 45
1888 .	2, 062, 955, 949	1, 372, 170, 870	59, 974, 000	84.39	22.88
1889	2, 075, 350, 711	1,380,361,649	61, 289, 000	33, 86	22, 52
1890	2, 144, 226, 159	1, 429, 251, 270	62, 622, 250	84. 24	22, 82
1891	2, 195, 224, 075	1, 497, 440, 707	63, 975, 000	34, 31	23, 41
1802	2, 372, 599, 501	1,601,347,187	65, 520, 000	86, 21	24.44
1893		1, 596, 701, 245	66, 946, 000	84, 70	23, 85
1894 (January 1)	2,522,402,002	1,729,018,206	67, 668, 000		25.55

NOTE.—The difference between the amount of money in the country and the amount in circulation represents the money in the Treasury.

Currency certificates, act of June 8, 1872, are included in the amount of United States notes in circulation in the tables for the years 1873 to 1891, inclusive; in 1892 they are reported separately.

The foregoing tables present the revised figures for each of the years given.

NATIONAL BANK STATISTICS.

LOANS, CAPITAL, SURPLUS, NET DEPOSITS, etc., of national banks of the United States, 1872 to 1893.

[From reports of the Comptroller of the Currency.]

	i	İ	l		l	ĺ	Legal-	Ratio	of—
Dates.	Num- ber of banks.	Loans.	Capital.	Surplus.	Net deposits.	Specie.	tender notes and United States certifi- cates.	Loans to capital, surplus, and net deposits.	Cash to net de- posits.
-		Millions.	Millions.	Millions.	Millions.	Million .	Millions.	Per cent.	Per cent.
Oct. 3. 1872	1, 119	877 -2	479 6	110 ·3	619.8	10.2	119 0	72.5	20 .8
Sept. 12, 1873	1. 976	944 -2	491 1	120 · 3	673 -4	19-9	113 · 1	73 - 5	19 -
Oct. 2, 1874	2,004	954 -4	493 -8	129 .0	717.3	21 · 2	122 .8	71 -2	20
Oct. 1, 1875	2,087	984 .7	504 8	134 .4	731 .9	8.1	125 -3	71.8	18 -2
Oct. 2, 1876	2, 089	931 -3	499 -8	132 . 2	705 - 7	21 .4	118 • 4	69 -6	10 -
Oct. 1, 1877	2,090	891-9	479 -5	122 .8	667 - 7	22 .7	100 · 3	70-2	18 .
Oct. 1, 1878	2,053	834 0	486 1	116 .9	677 -3	30 .7	97 · 1	66.2	18 - 9
Oct. 2, 1879	2,048	878 - 5	454 -1	114 ·8	767 -7	42.2	96-0	65.7	18
Oct. 1, 1880	2,090	1,041-0	457 .6	120 · 5	967 · 2	109 · 3	64.3	69.3	17 .8
Oct. 1, 1881	2, 132	1, 173 -8	463 8	128 · 1	1, 111 6	112.6	59-9	68 9	15 .
Oct. 3, 1882	2, 269	1, 243 .2	486 · 1	132 0	1, 118 6	102 -9	72-0	69 .3	15 (
Oct. 2, 1883	2, 501	1,303.5	509 -7	142 .0	1, 168 2	107 ·8	80.6	71 .6	18
Sept. 20, 1864	2, 664	2, 245 3	524 ·8	147 · 1	1,098.7	128 6	91 ·2	70 ·3	20
Sept. 30, 1885	2,714	1, 301 2	527 .5	146 6	1, 248 2	174 .9	88 -5	67 · 7	21 .2
Oct. 7, 1886	2, 852	1,443.7	548 2	157 .2	1,301.8	156 4	68 · 7	71 -9	17 :
Oct. 5, 1887	3,049	1,580 0	578 . 5	173 -9	1, 388 4	165 1	79-9	73 9	17 ·
Oct. 4, 1888	3, 140	1,674 9	592 6	185 .5	1, 543 6	178 · 1	80.0	72 · 1	17 .
Sopt. 30, 1889	3, 290	1,805.7	612.6	197 •4	1,655 4	164. 3	99 · 7	73 ·2	15 %
Jet. 2, 1890	3, 540	1,970 .0	650 · 5	213 .6	1,758.7	195 -9	86.8	75 · 1	16
Sept. 25, 1891	3, 677	1,989 · 2	677 -4	227 6	1,758 6	183 - 5	113 ·3	74 .7	16.9
Sept. 30, 1892	3, 773	2, 171 0	686 6	238 .9	2, 022 5	209 1	118 · 3	74 1	16 -3
May 4, 1893	3, 830	2, 141 .4	688 .7	246 1	1, 910 4	207 · 2	115.6	75 .3	16 -9
uly 12, 1893	3, 807	2,020 .5	685 · 3	249 1	1,674 7	186 -8	102 .2	77 .4	17 %
Oct. 3, 1893	3, 781	1,843 6	678 .5	246 8	1,573 .7	224 · 7	121 .7	73 -8	22
Dec. 19, 1893	8, 787	1,871.6	681 -8	246 · 7	1,778 4	251 ·3	162~9	69.1	23 :

Amount of each kind of COIN and COIN CERTIFICATES held by the national banks of the United States and of New York City, respectively, at the dates indicated, for the years 1888 to 1893, inclusive.

[From the reports of the Comptroller of the Currency.]

	Oct.	, 1888.	Sej	ot. 3	0, 186	19.	Oct. 2	, 1890.	Se	pt. 2	5, 1891	Sej	p t. 34), 18	— 92.
New York City: Gold coin Treasury certificates Clearing-house certificates.	\$7, 138 64, 805	, 669 . 5	\$7, 48,	096, 925,	549. 260.	50 00	\$8, 631, 65, 561,	003. 0 5 90. 0	99, 87,	845, 528,	117. 00 36 0. 00	\$12, 44,	146, 618,	883. 480.	00
Silver coin— Dollars Fractional Silver Treasury certificates.	219	, 213. 3 , 845. 6 , 348. 0	4	255,	699. 586. 798.	02		232. 0 870. 0 745. 0	В	401,	216, 00 567, 49 631, 00	N .	151, 467, 183,	497.	07
Total	73, 797	, 196. 4	59,	087,	892.	52	78, 459,	940. 0	3 53,	796,	891.44	62,	568,	071.	07
United States exclusive of New York City: Gold coin	6, 689 3, 036 5, 526	, 670. 0 , 000. 0 , 717. 7 , 046. 0 , 950. 0	0 17, 0 7, 0 5, 5 8, 7,	085, 375, 322, 473, 477,	980. 690. 000. 307. 314. 264.	00 00 00 88 00	27, 784, 8, 469, 6, 222, 8, 992,	010. 0 000. 0 302. 0 237. 4 530. 0	0 22 0 7 0 6 7 3 0 14	650, 300, 198, 417, 588,	280, 24 810, 00 000, 06 857, 06 183, 18 104, 00	26, 7, 6, 4, 17,	875, 431, 800, 633, 938, 909,	760. 060. 794. 213. 530.	.00 .00 .85
United States: Gold coin Treasury certificates. Clearing-house certificates. Silver coin— Dollars Fractional Silver Treasury certificates.	7, 061 3, 255		0 66, 0 7, 0 5, 9 3,	010, 375, 543, 728,	529. 950. 000. 006. 900. 062.	00 00 00 90	8, 460 6, 489 5, 320	, 601. 0 , 000. 0 , 584. 0 , 607. 5	0 60 0 7 0 6	173 800 348 818	847. 24 670. 00 000. 00 573. 00 750. 63	71, 7, 6,	021, 050, 860, 785, 405, 993,	180. -000. 084. 710.	.00 .00 .00
Total	177, 987	, 816. 6	4 164,	326,	448.	84	195, 908	, 858. 8	4 183	, 515	075. 9	209,	116,	378.	. 60

[Prepared by the Comptroller of the Currency.]

	Dec. 9, 1892.	Mar. 6, 1893.	May 4, 1893.	July 12, 1893.
New York City:				
Gold coin	\$12, 480, 409. 50 48, 311, 090. 00	\$12, 488, 652. 00 44, 738, 320. 00	\$18, 948, 415. 50 43, 604, 640. 00	\$16, 574, 704. 00 34, 208, 040. 00
Silver coin— Dollars	175, 333. 00	219, 908. 00	125, 979. 00	143, 018. 00
Fractional	463, 566. 48 4, 344, 622. 00	845, 485. 58 3, 834, 774. 00	886, 804. 09 5, 504, 655. 00	447, 883. 31 3, 634, 681. 00
Total	65, 775, 020. 98	61, 577, 139. 58	63, 570, 493. 59	55, 008, 276, 31
United States, exclusive of New York City:				
Gold coin	82, 273, 918. 55 24, 807, 390. 00	87, 418, 583. 09 24, 460, 470, 00	87, 058, 116, 08 19, 178, 770, 00	79, 225, 157, 68 16, 342, 060, 00
Clearing-house certificates Silver coin—	6, 237, 000. 00	4, 939, 000. 00	5, 073, 000. 00	4, 285, 000. 00
Dollars Fractional	7, 417, 751. 00 5, 172, 113. 23	6, 992, 892, 00 5, 093, 391, 75	7, 489, 595, 00 5, 753, 311, 14	7, 237, 439, 00 5, 671, 691, 32
Silver Treasury certificates	18, 212, 067. 00	17, 860, 340. 00	19, 098, 856. 00	18, 991, 549. 00
Total	144, 120, 239. 78	146, 764, 676, 84	143, 651, 648. 22	131, 752, 897. 00
United States: Gold coin	94, 754, 328. 05 73, 118, 480. 00	99, 857, 235. 09	101, 006, 531, 58 62, 783, 410, 00	95, 799, 861. 68 50, 550, 100. 00 4, 285, 000, 00
Clearing-house certificates Silver coin— Dollars	6, 237, 000. 00 7, 593, 084. 00	4, 939, 000. 00 7, 212, 800, 00	5, 073, 000. 00 7, 615, 574. 00	7, 380, 457, 00
Fractional	5, 635, 679. 71 22, 556, 689. 00	5, 438, 877, 33 21, 695, 114, 00	6, 140, 115, 23 24, 603, 511, 00	6, 119, 574. 63 22, 626, 180. 00
Total	209, 895, 260. 76	208, 341, 816. 42	207, 222, 141. 81	186, 761, 178. 81

Amount of each kind of COIN and COIN CERTIFICATES held by the national banks of New York City, at the dates indicated.

[Prepared by the Comptroller of the Currency].

	Oct. 3, 1893.	Dec. 19, 1898.
New York City: Gold coin Treasury certificates Clearing-house certificates	\$36, 789, 700. 00 82, 403, 940. 00	\$45, 544, 117, 50 87, 789, 820, 00
Silver coin— Dollars Fractional Silver Treasury certificates.	949, 996, 00 431, 664, 00	202, 437, 00 420, 319, 72 10, 230, 844, 00
Total	75, 708, 068. 90	94, 187, 938. 25

Amount of SPECIE held by the national banks at the dates of their reports, from 1888 to 1893, inclusive, the COIN, COIN CERTIFICATES, and GOLD CLEARING-HOUSE CERTIFICATES held by the New York City national banks being stated separately.

[From the reports of the Comptroller of the Currency.]

				national ban		,	Held by	ſ		
Dates.			Coin.	United States coin certificates.	Gold clear- ing-house certificates.	Total.	other national banks.	Total.		
882,	Mar.	11	\$17, 093, 447. 39	\$4, 075, 800	\$29, 907, 000	\$51, 076, 247. 39	\$58, 907, 863, 65	\$109, 984, 111.		
	May July	19	15, 541, 956, 98 14, 278, 290, 77	4, 034, 300 4, 005, 100	31, 783, 000 32, 854, 000	51, 359, 256, 93 51, 137, 390, 77	61, 056, 549, 80 60, 556, 871, 77	112, 415, 806. 111, 694 , 262.		
	Oot.	3	14, 391, 783. 74	3, 098, 100	26, 224, 000	48, 713, 883. 74	58, 333, 894. 58	102, 047, 778.		
1	Dec.	80	10, 811, 726, 69	17, 720, 100	22, 020, 000	50, 551, 826. 69	55, 875, 332. 71	106, 427, 159.		
	Mar. May	18	10, 060, 551. 05 9, 891, 636, 15	10, 818, 320 16, 094, 210	21, 818, 000	42, 691, 871. 05 47, 319, 846, 15	55, 270, 495, 29 56, 287, 420, 17	97, 962, 366. 103, 607, 266.		
	June	22	8, 219, 744. 22	26, 477, 760	22, 139, 000	56, 836, 504, 22	58, 517, 890. 40	115, 354, 394.		
(Oct.	2	9, 388, 073, 82	20, 541, 100	20, 345, 000	50, 274, 173. 82	57, 543, 809, 71	107, 817, 983.		
	Dec.	8 <u>1</u>	10, 793, 481, 17	20, 525, 270 21, 582, 000	21, 603, 000 25, 912, 000	53, 011, 751. 17 60, 442, 152. 34	61, 274, 406, 87	114, 276, 158. 123, 080, 127.		
	Mar. Apr.	24	12, 948, 092, 34 8, 929, 064, 27	20, 093, 380	20, 527, 000	49, 549, 444. 27	62, 637, 974. 99 65, 195, 262. 82	114, 744, 707.		
	Jūne	20	7, 446, 696. 82	20, 397, 590	15, 690, 000	43, 584, 286, 82	66, 127, 395. 29	109, 661, 682.		
` !	Sept.	30	7, 296, 178. 39	40, 765, 140	15, 052, 000 17, 381, 000	63, 113, 318. 39	65, 496, 153, 34	128, 609, 474. 139, 747, 079.		
	Dec. Mar.	20	11, 314, 080. 57 11, 802, 276. 48	41, 193, 870 61, 114, 080	17, 579, 000	72, 838, 950, 57 90, 495, 356, 48	66, 908, 128, 96 76, 620, 517, 19	167, 115, 873.		
	May	6	11, 479, 763. 87	67, 646, 060	17, 374, 200	96, 500, 023, 87	80, 933, 095, 43	177, 433, 119.		
	July	1	14, 417, 685. 25	65, 400, 890	16, 709, 000	96, 527, 065. 25	81, 085, 426, 77	177, 612, 492.		
	Oct. Dec.	24	11, 290, 427, 74 13, 826, 637, 74	62, 249, 740 46, 588, 780	17, 914, 000 17, 164, 000	91, 454, 167, 74 77, 579, 417, 74	83, 418, 409, 80 87, 774, 934, 6 3	174, 872, 577. 165, 354, 352.		
	Mar.	ī	13, 559, 143, 08	48, 322, 120	15, 340, 000	77, 221, 262. 08	94, 394, 657. 31	171, 615, 919.		
	June	3	12,643,619.92	28, 009, 380	17, 174, 000	57, 886, 999, 92	99, 572, 870, 57	157, 459, 870.		
	Aug.	27 7	11, 819, 590. 77	29, 325, 930	17, 086, 000 15, 795, 000	58, 231, 520, 77	90, 768, 971. 33	149, 000, 492. 156, 387, 696.		
	Oct. Dec.	28	11, 942, 492, 07 12, 853, 614, 67	36, 369, 130 42, 976, 299	17, 651, 000	64, 106, 622, 07 73, 475, 913, 67	92, 281, 073, 93 93, 507, 642, 34	166, 983, 556		
	Mar.	4	10, 356, 485. 65	46, 326, 549	18, 195, 000	74, 878, 034, 65	96, 800, 871, 50	171, 678, 906		
	May	18	8, 587, 861. 17	40, 161, 628	14, 939, 000	63, 638, 494, 17	103, 677, 171. 45	167, 315, 665		
	Aug. Oct.	1 5	8, 304, 877, 59 8, 731, 137, 94	39, 652, 579 38, 705, 792	17, 039, 000 16, 186, 000	64, 996, 456, 59 63, 622, 928, 94	100, 107, 753, 69 101, 462, 525, 44	165, 104, 210 165, 085, 454		
	Dec.	7	8, 952, 291, 83	31, 735, 515	17, 890, 000	58, 577, 806, 83	100, 662, 836, 65	159, 240, 643.		
88,	Feb.	14	9, 002, 398, 36	43, 177, 280	19, 123, 000	71, 302, 678. 36	102, 527, 936, 26	173, 830, 614		
	Apr.	30 30	8, 992, 809. 75 8, 462, 977. 94	43, 176, 794	17, 245, 000 7, 999, 000	69, 414, 603, 75 73, 420, 414, 94	102, 659, 407, 44	172, 074, 011 181, 292, 276		
	June Oct.	4	7, 720, 728. 14	56, 958, 437 64, 871, 468	1, 315, 000	73, 907, 196. 14	107, 871, 861, 82 104, 190, 620, 50	178, 097, 816		
	Dec.	12	7, 722, 201. 62	62, 611, 074		70, 333, 275, 62	102, 401, 002, 88	172, 734, 278		
	Feb.	26	8, 013, 460. 99	68, 456, 270		76, 469, 730, 99	105, 815, 072, 01	182, 284, 803		
	May July	13 12	7, 610, 047, 54 7, 926, 591, 29	62, 885, 493 54, 191, 234		71, 495, 540. 54 61, 817, 825, 29	113, 680, 910. 32 114, 086, 043, 69	185, 176, 450 175, 903, 868		
	Sept.	30	7, 572, 834. 52	51, 515, 058			105, 238, 556, 32	164, 326, 448		
	Dec.	11	9, 112, 663, 83	57, 573, 221			104, 403, 573, 27	171, 089, 458		
SVU,	Feb. May	28 17	9, 630, 979. 37 9, 455, 468. 78	60, 019, 185 55, 773, 326		69, 650, 164, 87 65, 228, 794, 73	111, 895, 973, 43 112, 937, 699, 70	181, 546, 137 178, 165, 494		
	July	18	8, 934, 154. 82	55, 228, 650		64, 162, 804. 82	114, 441, 258. 74	178, 604, 963		
	Oct.	2	9, 226, 605. 08	69, 233, 335		78, 459, 940, 08	117, 448, 918. 81	195, 908, 858		
	Dec. Feb.	19 26	8, 020, 421, 39 8, 280, 766, 50	60, 143, 362 61, 461, 243		68, 163, 783, 39 69, 742, 009, 50	121, 899, 222, 81	190, 063, 006 201, 240, 362		
	May	4	8, 609, 982, 02	49, 984, 312			131, 498, 353, 32 136, 345, 117, 29	194, 939, 411		
	July	ğ	10, 535, 236, 56	45, 017, 978		55, 553, 209, 56	135, 216, 327, 90	190, 769, 587		
	Sept.	25	10, 401, 900, 49	43, 394, 991		53, 796, 891, 49	129, 718, 184, 42	183, 515, 075		
	Dec. Mar.	2	10, 632, 606. 16 12, 506, 544. 06	65, 524, 570 75, 805, 161			131, 740, 858. 59 141, 836, 263. 22	207, 898, 034 230, 147, 968		
	May	17	14, 213, 888. 12	70, 984, 193		85, 198, 081, 12	153, 846, 027. 08	239, 044, 108		
	July	12	14, 292, 614. 14	61, 555, 965		75, 848, 579. 14	153, 471, 901. 27	229, 320, 480		
	Sept. Dec.	80 9	12, 765, 670. 07 12, 119, 308. 98	49, 802, 401 52, 655, 712			146, 548, 307. 62 144, 120, 239. 78	209, 116, 378 209, 895, 260		
	Mar.	6	13, 004, 045, 58	48, 593, 094			146, 764, 676, 84	208, 341, 816		
-	May	4	14, 461, 198. 59	49, 109, 295		63, 570, 493, 59	143, 651, 648, 22	207, 222, 141		
	July	12	17, 165, 605, 31	37, 842, 671			131, 752, 897. 00	186, 761, 173		
	Oct.	3	37, 420, 360. 90	38, 282, 703		75, 708, 063, 90	149, 000, 796, 17	224, 703, 860		

[No. of banks, 49.]

Abstract of reports made to the Comptroller of the Currency, showing the CONDITION of the NATIONAL BANKS in the city of New York at the close of business on Wednesday, the 18th day of July, 1895.

Resources.	Dollars.	Liabilities.	Dollars.
Loans and discounts Overthand Original States and secure circulation. United States bonds to secure deposits United States bonds on hand		Capital stock paid in Surplus fund Surplus fund Todivided profits National bank notes issued Less amount on hand	50, 723, 500, 00 41, 493, 774, 61 16, 839, 945. 51
Due from state and banks. Due from State banks and bankers. Due from State banks and bankers. Banking house, furniture, and fixtures. Current estepanss and taxes paid. Expensions on United States bonds. Current expenses and taxes paid. Exchanges for clearing house. Britand other national banks. Brectional paper currency, nickles, and cents. Gold coin. Gold coin. Gold coin. Gold clearing-house certificates. Gold clearing-house certificates. Silver dollars. Silver dollars. Eggl-tender notes. Legal-tender notes. Divide States certificates of deposit for legal-tender notes. Divide States certificates of deposit for legal-tender notes. Divide States certificates of deposit for legal-tender notes.	27, 464, 591, 41, 598, 69, 48, 69, 48, 69, 48, 57, 57, 68, 57, 57, 68, 57, 57, 68, 57, 57, 68, 57, 57, 68, 57, 57, 68, 57, 57, 68, 57, 57, 57, 57, 57, 57, 57, 57, 57, 57	Amount outstanding Dividends unpaid Individual suppaid Individual deposits United States albouring officers Due to State banks and bankers Notes and balls rediscounted Islabilities other than those above stated Average reserve held, 25.30 per cent.	6, 468, 407. 50 24, 878, 90 888, 681, 50 886, 681, 13 866, 681, 17 846, 477 41 106, 882, 507. 94 48, 624, 719. 50
Due from U. S. Tressurer Total	363, 777. 09 588, 037, 745. 09	Total	638, 087, 745. 00

[No. of banks, 49.]

Aderract of reports made to the Comptroller of the Currency, showing the CONDITION of the NATIONAL BANKS in the city of New York, N. Y., at the close of desiness on Tuesday, the 3d day of October, 1898.

Besources,	Dollara.	Liabilities.	Dollars.
Loans and discounts Overdrafts Overdrafts United States bonds to secure dirculation United States bonds to secure deposits United States bonds to secure deposits	281,040,063,82 279,802,64 18,148,500,00 960,000,00	Capital stock paid in Surplus fund. Undivided profits National bank notes issued Less amount on hand.	51, 250, 600, 00 41, 533, 247, 45 18, 784, 747, 56
Directs, scentrates, etc. Directs, scentrates, etc. Due from other national banks. Due from other national banks. Banking house, familture, and fixtures Chief real estate and morgages owned Current estate and norgages owned Current estate and noted States bonds. Exchanges for clearing house. Bractional paper currency, nickels, and cents Specie, riz: Fractional paper currency, nickels, and cents Gold Con. Gold Con. Gold Con. Silver foliars Silver fureaury certificates Silver fureaury certificates Silver fureaury estificates 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2	Amount outstanding State bank notes outstanding Dividend supering Individual deposits United States deposits United States deposits Deposits of U. S. disburshing officers Deposits of U. S. disburshing officers Due to other national banks: Due to State hanks and banks: Bills payable Bills payable Liablilities other than those above stated Average reserve held, 35.17 per cent.	15, 818, 067, 50 24, 825, 00 20, 651, 22 249, 606, 107, 06 600, 687, 18 100, 213, 310, 83 45, 105, 486, 73 18, 686, 866, 59	
Legal-tender notes United States certificates of deposit for legal-tender notes. Five-per-cent redemption find with Treasurer Due from U. S. Treasurer.	75, 708, 063, 90 31, 062, 821, 00 1, 420, 000, 00 811, 112, 00 654, 882, 68		
Total	542, 531, 655. 01	Total.	542, 531, 655. 01

[Number of banks, 8,807.]

Abstract of reports made to the Comptroller of the Currency, showing the CONDITION of the NATIONAL BANKS in the United States at the close of business on Wednesday, the 12th day offully, 1893.

Dollars.	<u> </u>	155, 770, 821, 55 1, 556, 772, 50 1, 556, 772, 50 10, 379, 820, 17 10, 379, 820, 17 10, 379, 822, 821, 871, 82 238, 913, 673, 673, 673 21, 381, 422, 16 21, 381, 422, 16 21, 381, 421, 37 28, 689, 285, 68	8, 213, 261, 731. 94
Liabilities.	Capital stock paid in Suplus fund. Suplus fund. Other underlied profits. National bank notes issued* 2,631,908,50	Amount outstanding. State bank notes outstanding. Dividends unpaid. Individual deposits Individual deposits Deposits of U. S. dishuring officers Due to other national banks. Notes and bills rediscounted. Sills payable. Liabilities other than those above stated	Aggregate
Dollars.	2, 005, 885, 825, 63 15, 147, 845, 41 176, 588, 060, 00 15, 256, 000, 00 3, 078, 000, 00 140, 660, 701, 61	111, 955, 677, 33 111, 956, 677, 33 27, 211, 294, 23 16, 632, 446, 13 16, 632, 446, 13 16, 707, 690, 61 107, 75, 640, 64 107, 75, 640, 64 107, 690, 600, 60 108, 701, 178, 31 86, 833, 677, 90 6, 833, 677, 90 7, 600, 000	3, 213, 261, 731.94
Resources.	Loans and discounts Overdrafts Overdrafts United States bonds to secure circulation United States bonds to secure deposits United States bonds on hand Stocks, securities, etc.	Due from approved reserve agents Due from other national banks: Due from other national banks Due from other national banks Due from State banks and bankers State banks and banks Cherrent expenses and taxes paid Premiums on U. S. bonds. Exchanges for desiring bouse Bills of other national banks Specie vis Gold Treasury certificates Gold from Treasury certificates Gold Christing house certificates Gold clearing house certificates Gold clearing house certificates Gold clearing house certificates Gold clearing house certificates Cold clearing house certificates Three con, fractional Dired States coethereder notes Due from Treasurer other than redemption fund	

"The amount of circulation outstanding at the date named, as shown by the books of this office, was \$180,262,373, which amount includes the notes of insolvent banks, at the circulation, and of those which have deposited legal-tender notes under the acts of June 20, 1874, and July 12, 1882, for the purpose of retiring their effountation. JAKES H. ECKELA, Comptroller.

TREASURY DEPARTMENT, OFFICE OF COMPTROLLER OF THE CURRENCY, WEAkington, August 16, 1899.

[Number of banks, 3,781.]

Abstract of reports made to the Comptroller of the Currency, showing the CONDITION of the NATIONAL BANKS in the United States at the close of bactuact of October, 1893.

Resources.	Dollars.	Liabilities.	Dollars.
Loans and discounts	1, 830, 667, 849, 07	Capital stock paid in	678, 540, 338. 93
	206, 463, 850. 00	Sarplus fund	246, 750, 781. 32
United States bonds to secure deposite United States bonds on hand.	2, 760, 950, 00	Other undivided profits	108, 474, 662, 87
Notes, securines, etc. Just from approved reserved agents. Dus from other net lens hanks	158, 499, 644, 28	National-bank notes issued *	
Due from State banks and bankers Runting house frankers and dankers	24, 229, 106, 82	Amount on hand 2, 500, 354, 10	
Other real estate and mortgages owned	16, 828, 949, 40	Amount outstanding	182, 959, 725. 90
Current expenses and taxes paid. Premiums on United States bonds.	13, 981. 867. 44	State-bank notes outstanding	75, 069, 50
Exchanges for clearing house.	106, 181, 394, 59	Dividends unpaid	2, 874, 607. 59
rels, and cents	1, 026, 813. 90	Individual deposits United States deposits	1, 451, 124, 330, 55
Gold coln #129 740,481 19 Gold treasury certificates 47,522,510 00 Gold clearing house certificates 5,090,000.00		Deposits of United States disbursing officers Due to other national banks.	3, 776, 438. 21 226, 423, 979. 06
Silver con, footness 7, 706, 841, 00 Silver reasury certificates 28, 385, 889, 00 Silver coin, fractional 6,009, 178, 89		Due to State banks and bankers Notes and bills rediscounted	122, 891, 098. 21 21, 066, 737. 01
Legal tender notes United States certificates of deposit for legal tender notes Five per cent redemption fund with treasurer Due from treasurer other than redemption fund	224, 703, 880, 07 114, 709, 352, 00 7, 020, 000, 00 8, 977, 414, 18 1, 262, 749, 85	Bills payable Liabilities other than those above stated	27, 428, 937. 54 81, 632, 362. 16
Aggregate.	3, 109, 563, 284. 36	Aggregate	8, 109, 563, 284. 36

* The amount of circulation outstanding at the date named, as shown by the books of this office, was \$208,728.287; which amount includes the notes of insolvent banks, of those in voluntary liquidation, and of those which have deposited legal-tender notes under the acts of June 20, 1874, and July 12, 1882, for the purpose of retiring their circulation. JAMES H. ECKELS, Comptroller.

TREABURY DEPARTMENT, OFFICE OF CONFIGURES OF THE CURRENCY, TSSS. Workington, November 7, 1858.

Statement showing QUARTERLY INCREASE or DEUREASE of national-bank circulation, from January 14, 1875, to October 31, 1893.

	Nation	al bank.		
	Issued.	Retired.	Increase.	Decrease.
From Jan, 14 to Jan. 31, 1875	\$537, 580	\$255, 600	\$281, 980	
For quarter ended— Apr. 30, 1875	4, 409, 220	8, 336, 804	1, 072, 416	1
July 21 1875	4, 124, 165	5, 423, 930	1,012,410	\$1, 299, 761
Oct. 31, 1875	1, 915, 710	5, 553, 971		8, 638, 261
Jan. 31, 1876	2, 504, 600	3, 852, 731		1, 348, 131
Apr. 30, 1876	877, 580	5, 425, 539		4, 547, 959
July 31, 1876	1, 107, 110	9, 663, 984		8, 556, 874
Jan. 31, 1877	2, 604, 390 8, 188, 630	8, 564, 727 4, 759, 015		5, 960, 333 1, 570, 386
Apr. 30, 1877	4, 363, 010	5, 005, 596		642, 586
July 31, 1877	8, 000, 230	4, 984, 399		1, 984, 169
Oct. 31, 1877	5, 754, 160	8, 516, 321	2, 237, 839	
Jan. 31, 1878	6, 725, 585	2, 701, 885	4, 023, 700	
Apr. 30, 1878	3, 036, 760	1, 906, 720	1, 130, 039	
Oct. 31, 1878	4, 252, 980 2, 276, 360	8, 453, 080 2, 924, 430	797, 900	648, 070
Jan. 31, 1879.	3, 097, 060	747, 827	2, 349, 733	040,010
Apr. 30, 1879	7, 039, 300	1, 822, 988	5, 216, 312	
July 31, 1879 Oct. 31, 1879	3, 674, 830	9 715 594	959, 306	
Oct. 31, 1879	9, 122, 300	1, 754, 558	7, 367, 742	
Jan. 31, 1880	7, 289, 805	674, 129	6, 615, 676	
Apr. 30, 1880	3, 163, 820 1, 748, 660	9 497 300	1, 608, 054	670 770
July 31, 1880 Oct. 31, 1880	1, 199, 930	1, 754, 558 674, 129 1, 555, 766 2, 427, 398 1, 585, 760		678, 738 335, 830
Jan. 31.1881	2, 234, 780	1, 361, 534	873, 246	000,000
Apr 30 1881	12, 690, 890	1 4, 426, 596	8, 264, 294	
July 31, 1881 Oct. 31, 1881	9, 569, 410	4, 734, 578	4. 834, 832	· • • • • • • • • • • • • • • • • • • •
Oct. 31, 1881	6, 484, 550	3, 182, 551	3, 301, 999	
Jan. 31, 1882	5, 625, 200	3, 354, 153	2, 271, 047	
July 81, 1882	2, 991, 400 4, 054, 740	4, 414, 865 5, 741, 456		1, 423 , 465 1, 686 , 710
Oct. 31, 1882	9, 792, 910	5, 611, 497	4, 181, 413	1, 000, 710
Jan. 31, 1883	4, 588, 850	4, 927, 020		338, 170
Apr. 30, 1883	3, 638, 650	6, 510, 245		2, 871, 595
July 31, 1883	3, 327, 100	6, 868, 245		3, 341, 145
Oct. 31, 1883	2, 755, 600	6, 369, 273		3, 613, 679
Jan. 31, 1884	2,748,270	5, 172, 714		
Apr. 30, 1884	2, 052, 294 2, 778, 960	8, 430, 804 7, 883, 997		6, 378, 510
Oct. 31, 1884	2, 792, 170	6, 833, 874		5, 105, 037 4, 041, 704
Jan. 31, 1885	1, 265, 520	7, 812, 055		6, 576, 535
Apr. 30, 1885	2, 125, 260	8, 135, 112	. 	6, 009, 852
July 31, 1885	2, 160, 110	5, 731, 673		3, 571, 563
Oct. 31, 1885	5, 591, 769	6, 758, 154		1, 166, 894
Jan. 31, 1886	7, 751, 794 4, 700, 384	5, 581, 261	2, 170, 533	9 606 550
July 3), 1886	1, 469, 325	8, 397, 163 8, 425, 486		3, 696, 779 6, 956, 161
Oct. 31, 1896	1, 566, 700	6, 468, 227		4, 901, 527
Jan. 31, 1887	1, 243, 550	9, 580, 973		8, 337, 423
Apr. 30, 1887	2, 961, 775	11, 014, 057		8, 052, 282
July 31, 1887	2, 936, 670	11, 307, 718		8, 371, 048
Oct. 31, 1887	4, 021, 350	8, 421, 529		4, 400, 179
Jan. 31, 1888	6, 144, 629 7, 755, 416	12, 190, 159 15, 005, 579		6, 045, 530 7, 250, 163
July 31, 1888	6, 188, 531	15, 115, 185		8, 926, 654
Oct. 31, 1888	1, 049, 765	11, 277, 768		10, 228, 003
Jan. 31, 1889	930, 445	11, 031, 498		10, 101, 053
Apr. 30, 1889	1, 179, 165	11, 789, 161	· · · · · · · · · · · · · · · · · · ·	10, 609, 996
July 31, 1889 Oct. 31, 1889	1, 376, 200	11, 791, 639		10, 415, 438
Oct. 31, 1889	1, 783, 920 1, 428, 895	7, 894, 453 8, 865, 001		6, 110, 533 7, 426, 106
Apr. 30, 1890	3, 469, 845	8, 496, 305		7, 436, 106 5, 026, 960
July 31, 1890	2, 481, 990	7, 545, 116		5, 063, 126
Oct. 81, 1890	1, 817, 525	6, 444, 175		4, 626, 650
Jan. 81, 1891	1, 765, 540	5, 896, 594		4, 131, 054
Apr. 80, 1891	1, 397, 135	6, 578, 579		5, 181, 444
July 81, 1891	4, 065, 775	5, 973, 521	9 787 150	1, 907, 746
Oct. 31, 1391	8, 230, 000 5, 241, 445	4, 462, 850 4, 220, 507	8, 767, 150 1, 020, 938	
Jan. 81, 1892 Apr. 30, 1892	3, 217, 945	3, 934, 429	2, 020, 900	716, 484
3nlv XI 1982	2, 992, 805	2, 824, 744	168, 061	
Oct. 31, 1892. Jan. 31, 1898. Apr. 30, 1898.	2, 271, 669	2, 824, 744 2, 439, 286		167, 617
Jan. 31, 1898	4, 384, 625	2, 426, 418	1, 958, 207	
Apr. 30, 1598	4, 735, 660	2, 267, 346	2, 468, 314	
July 31, 1898	8, 523, 700	1,612,297	6, 911, 403	· · · · · · · · · · · · · · · · · · ·
Oot. 31, 1898	26, 721, 395	1, 183, 029	25, 538, 366	000 440 544
Total	312, 287, 267	439, 314, 632	101, 392, 500	228, 419, 865
Jan. 14, 1875, to Oct. 31, 1893.		16, 489, 240		16,489, 240
			101 200 500	
Grand total	312, 287, 267	455, 803, 872	101, 392, 500	244, 909, 105

Comparative statement of the RESOURCES and LIABILITIES of the national banks from 1864 to 1893, inclusive.

	Oct. 3, 1964.	Oct. 2, 18 6 5.	Oct. 1, 1866.	Oct. 7, 1867.	Oct. 5, 1868.	Oct. 9, 1869.	Oct. 8, 1870.	Oct. 2, 1871.
	506 banks.	1, 518 banks.	1, 644 banks.	1, 642 banks.	1, 643 banks.	1, 617 banks.	1,648 banks.	1, 767 banks.
RESOURCES.	Hillions.	Millions.	Millions.	Millions.	Millions.	Millions.	Millions.	Millions.
Loans	\$93.2	\$487.2	\$603.3	\$609.7	\$657.7	\$682.9	\$715.9	\$831.
Other United States bonds	3 108.1	427.7	331.8	338. 6 80. 8	340. 5 74. 1	339. 5 44. 6	340. 9 37. 7	364. 5 45. 8
Stocks, bonds, etc	1)		15.9	21.5	20.7	22.2	23.6	24.
Due from banks Real estate	1 2.2	107.8	122.9 17.1	103.6 20.6	110.1 22.7	100. 8 25. 2	109.4 27.5	143. 2 30. 2
Specie	44.8	\$ 18.1	9.2	12.8	13.1	23.0	18.5	13.
Legal-tender notes National-bank notes	4.7	190.0 16.2	202.8 17.4	157.4 11.8	156.1 11.8	129.6 10.8	122.7 12.5	107.
Clearing-house exchanges	l	72.3	103.7	134. 6	143. 2	108.8	79. 1	115.
U. S. certificates of deposit . Due from U. S. Tressurer					• • • • • • • • • • • • • • • • • • • •			
Other resources		26. 3	7.9	8. 6	9. 6	9.8	22. 9	41.
Total	297. 1	1, 359. 8	1, 527. 0	1, 499. 5	1,559.6	1, 497. 2	1, 510. 7	1, 730.
Liabilities.								
Capital stock	86.8	898. 2 88. 7	415.5 58.3	420. 1 66. 7	420.6	426.4	430.4 94.1	458.
Surplus fund Undivided profits	2.0 6.0	32.4	82.6	33.8	78.0 36.1	86. 2 40. 7	88.6	101.1
Circulation outstanding Due to depositors	45.2	171.8 549.1	290. 0 598. 0	297. 9 568. 2	298. 7 603. 1	296. 0 523. 0	293.9 512.8	317. 4 631. 4
Due to banks	34.9	174.2	137.5	112.8	123.1	118.9	130.0	171.
Other liabilities		.9	.1			6. 0	10.9	8.0
Total	297. 1	1, 359. 8	1, 527. 0	1, 499. 5	1, 559. 6	1, 497. 2	1, 510. 7	1, 730. (
	Oct. 3,	Sept. 12.	Oct. 2,	Oct. 1,	Oct. 2,	Oct. 1,	Oct. 1,	Oct. 2,
	1872.	1878.	1874.	1875.	1876.	1877.	1878.	1879.
	1,919	1,976	2,004	2, 087	2, 089	2, 080	2, 053	2,048
	banks.	banks.	banks.	banks.	banks.	banks.	banks.	banks.
RESOURCES.	Millione.	Millions.	Millions.	Millions.	Millions.	Millions.		Millions
Loans	\$877.2 382.0	\$944. 2 288. 3	\$954. 4 383. 3	\$984.7 370.3	\$931.3 337.2	\$891. 9 336. 8	\$834. 0 847. 6	\$878. 8 857. 3
Bonds for circulation Other United States bonds.	27.6	23.6	28.0	28.1	47.8	45.0	94.7	71.
Stocks, bonds, etc Due from banks	23.5	23.7	27. 8 134. 8	83.5	34.4	34.5	36.9	39.
Real estate	32.3	149.5 34.7	38.1	144.7 42.4	146.9 43.1	129. 9 45. 2	138.9 46.7	167.3 47.4
Specie	10. 2 102. 1	19. 9 92. 4	21. 2 80. 0	8. 1 76. 5	21.4	22. 7 66. 9	80.7	42. 60.
Legal-tender notes National-bank notes	15.8	16.1	18.5	18.5	84. 2 15. 9	15.6	64. 4 16. 9	16.
Clearing-house exchanges .	125.0	100.8	109.7	87.9	100.0	74.5	82.4	113.0
U.S. certificates of deposit. Due from U.S. Tressurer	6.7	20.6	42. 8 20. 3	48.8 19.6	29. 2 16. 7	33. 4 16. 0	82.7 16.5	26.4 17.
Other resources	25. 2	17. 3	18. 3	19. 1	19. 1	28.7	24.9	22. 1
Total	1, 755. 8	1, 830. 6	1,877.2	1, 882. 2	1, 827. 2	1,741.1	1, 767. 3	1, 868. 8
LIABILITIES.								
Cspital stock Surplus fund Undivided profits	479.6	491.0	498.8	504.8	499.8	479.5	466.2	454.
ourpius tuna Undivided profits	110.3 46.6	120. 8 54. 5	129. 0 51. 5	134. 4 53. 0	182. 2 46. 4	122.8 44.5	116.9 40.9	114. 40.
Circulation outstanding	835.1	54. 5 840. 8	834. 2	319.1	292. 2	291.9	801.9	313.
Due to hanks	628. 9 143. 8	640.0 178.0	683. 8 175. 8	679.4 179.7	666, 2 179, 8	630. 4 161. 6	668.4 165.1	786. 6 201.
Circulation outstanding Due to depositors Due to banks Other liabilities	11.5	11.5	9.1	11.8	10.6	10.4	7.9	6.7
Total		1, 830. 6	1, 877. 2	1, 882. 2	1, 827. 2	1,741.1	1, 767. 8	1, 868. 8
		1	ı		ı	1	1	l

Comparative statement of the RESOURCES and LIABILITIES of the national banks from 1864 to 1893, inclusive—Continued.

	Oct. 1, 1890.	Oct. 1, 1881.	(vet. 3, 1882.	Oct. 2, 1883,	Sept. 30, 1884.	Oct. 1, 1885,	Oct. 7, 1886.
	2, 090 banks.	2, 132 banks.	2, 249 banks.	2, 501 banks.	2, 664 banks.	2, 714 banks.	2, 852 banks.
RESOURCES.	Millions.	Millions.	Millions. \$1, 243. 2	Millions.		Millions.	
Loans Bonds for circulation Other United States bonds Stocks, bonds, etc. Due from banks. Real estate.	357.8	363.3 56.5 61.9 230.8	357. 6 37. 4 66. 2 198. 9	851. 4 80. 7 71. 1 208. 9	\$1, 245. 3 827. 4 80. 4 71. 4 194. 2	307. 7 31. 8 77. 5 235. 3	\$1, 451. 0 258. 5 32. 6 81. 8 241. 4
Specie	56. 6 18. 2	47. 8 114. 3 58. 2 17. 7	46. 5 102. 9 63. 2 20. 7	48. 3 107. 8 70. 7 22. 7	49. 9 128. 6 77. 0 23. 3	51. 3 174. 9 69. 7 23. 1	54. 1 156. 6 62. 1 22. 7
Clearing-house exchanges. United States certificates of deposit. Due from United States Treasurer Other resources	121.1 7.7 17.1	189. 2 6. 7 17. 5 26. 2	208. 4 8. 7 17. 2 28. 9	96. 4 10. 0 16. 6 28. 9	66. 3 14. 2 17. 7 33. 8	84. 9 18. 8 14. 9 36. 9	95. 8 5. 9 14. 9 37. 4
Total	2, 105. 8	2, 368. 4	2, 399. 8	2, 372. 7	2, 279. 5	2, 432. 9	2, 513. 1
LIABILITIES.							
Capital stock Surplus fund Undivided profits Circulation outstanding Due to depositors Due to banks Other liabilities	817. 3 887. 9 267. 9	463. 8 128. 1 56. 4 320. 2 1,083. 1 294. 9	483. 1 132. 0 61. 2 315. 0 1, 134. 9 259. 9	509.7 142.0 61.6 310.5 1,063.6 270.4	524. 8 147. 0 68. 2 289. 8 993. 0 246. 4	527. 5 146. 6 59. 3 269. 0 1, 116. 7 299. 7	548. 8 157. 3 66. 8 228. 8 1, 189. 8 308. 6
	8.5	11.9	13.7	14.9	15.8	14.1	14.8
Total	2, 105. 8	2, 358. 4	2, 399. 8	2, 372. 7	2, 279. 5	2, 432. 9	2, 513.
	Oct. 5, 1887.	Oct. 4, 1888.	Sept. 30, 1889.	Oct. 2, 1890.	Sept. 25, 1891.	Sept. 30, 18 9 2.	Oct. 8, 1893.
	3, 049 banks.	8, 120 banks.	3, 290 banks.	8, 540 banks.	3, 677 banks.	3, 773 banks.	3, 781 banks.
RESOURCES.	Millions.				Millions.		Millions \$1,843.
Loans Bonds for circulation Other United States bonds Stocks, bonds, etc Due from banks Real estate	189. 1 34. 7 88. 8 256. 3 58. 0	177. 6 63. 6 96. 8 282. 5 61. 1	146. 5 48. 5 109. 3 335. 4 69. 4	140. 0 80. 7 115. 5 336. 2 76. 8	150. 0 24. 9 125. 2 338. 7 83. 8	\$2, 171. 0 163. 3 20. 2 154. 5 409. 5 87. 9	206. 4 17. 4 148. 4 277. 1
Specie Legal-tender notes National-bank notes Clearing-house exchanges United States certificates of deposit Due from United States Treasurer Other resources	165.1	181.3 82.0 21.3 74.2 12.3 9.0 42.1	164, 8 86, 8 20, 9 136, 8 12, 9 7, 4 42, 8	195. 9 80. 6 18. 5 106. 8 6. 2 6. 9 41. 3	183. 5 97. 6 20. 0 122. 0 15. 7 8. 0 38. 7	209. 1 104. 3 19. 6 105. 5 14. 0 8. 2 43. 0	224. 114. 22. 106. 7. 10.
Total	2, 620. 2	2, 731. 4	2, 998. 3	8, 141. 5	3, 213. 1	3, 510. 1	3, 109. 8
LIABILITIES.	===						
Capital stock Surplus fund Undivided profits Circulation Due to depositors Due to banks Other liabilities	578. 5 173. 9 71. 5 167. 8 1, 274. 7 829. 6 24. 7	588. 4 183. 1 70. 3 155. 4 1, 350. 7 858. 1 25. 4	612. 6 197. 4 84. 9 128. 5 1, 522. 0 425. 3 27. 6	650. 4 213. 6 97. 0 123. 0 1, 594. 2 426. 4 36. 9	677. 4 227. 6 108. 3 131. 3 1, 608. 6 430. 6	686, 6 238, 9 101, 6 143, 4 1, 779, 8 530, 7 29, 6	678. 246. 103. 183. 1, 465. 349.
Other hadilities	1	1					

S. Rep. 235----15

Statement exhibiting the CHANGES in DEPOSITS and RESERVE since June 20, 1874; also, on or about October 1, of each year in each central reserve city, in all the reserve cities, and in States and Territories, with a general summary embracing all active national banks.

NEW YORK CITY.

]		Reserve	Reserv	ve held.	0	lassification	n of reserv	7 0.
Date.	No. of banks.	Net de posits.	required (25 per cent).*	Amount	Ratio to deposits.	Specie.	Other law- ful money.		Redemp tion fund
		Millions.	Millions.	Millions.	Per cent.	Millions.	Millions.	Millions.	Millions
Oct. 2, 1874	48	\$204.6	\$51.2	\$68. 3	33 ·4	\$14.4	\$52.4		\$1.
Oct. 1, 1875	48	202.3	50.7	60. 5	29-9	5.0	54.4	l. 	1.
Oct. 2, 1876	47	197. 9	49.5	60.7	30 · 7	14.6	45.3	l	0.
Oct. 1, 1877	47	174.9	43.7	48.1	27.5	13.0	34.3	l	0.
Oct. 1, 1878	47	189.8	47.4	50. 9	26.8	13.3	36.5		1.
Oct. 2, 1879	47	210. 2	52 6	53. 1	25 · 3	19.4	32.6		1.
Oct. 1.1880	47	268.1	67.0	70.6	26 4	58.7	11.0	l 	0.
Oct. 1, 1881	48	268. 8	67. 2	62, 5	23.3	50.6	10.9		1.
Oct. 3, 1882	50	254.0	63. 5	64.4	25 4	44.5	18.9		1.
Oct. 2, 1883	48	266.9	i 66.7	70.8	26.5	50. 3	19.7		0.
Sept. 30, 1884	44	255.0	63.7	90.8	35 .6	63.1	27.0		0.
Oct. 1, 1885	44	312.9	78. 2	115, 7	37.0	91.5	23.7		0.
Oct. 7, 1886	45	282.8	70.7	77.0	27 · 2	64.1	12.5		0.
Oct. 5, 1887	47	284.3	71.1	80.1	28 · 2	63. 6	16. 1	. 	0.
Oct. 4, 1888	46	342. 2	85.5	96.4	28 · 2	73.9	22. 1		0.
Sept. 30, 1889	45	338. 2	84.5	84. 9	25 · 1	59.1	25.6		0.
Oct. 2, 1890	47	332.6	83. 2	92.5	27 ·8	78.4	13.9		0.
Sept. 25, 1891	49	327.8	81.0	86.1	26.3	53.8	32.0		0.
Sept. 30, 1892	48	391. 9	97.9	103.4	26 4	62. 6	40.5	i	0.
Oct. 3, 1893	49	309.9	77.5	109.0	35 · 1	75.7	32. 5	l	0.
Average for		1	1				1	l	l .
20 years	47	275.7	67. 6	77. 2	28 .6	48.4	28. 1	l	0.

^{*} All lawful money.

CHICAGO.

1	F 100=	1 40 1	204.0	222.0	***	20.5	420.0		1	
Oct.	5, 1887	18	\$64.6	\$16.2	\$19.7	30 .5	\$12.9			\$0.05
Oct.	5, 1888	19	69.3	17.3	21.0	30 ·2	13.1			0.05
	30, 1889	20	78.7	19.7	25.0	31 .7	15.3			0.05
Oct.	2, 1890	19	82. 9	20.7	24.8	30.0	17.0			0.05
	25, 1891	21	92. 9	23. 2	31. 2	83 .6	20.1			0.05
	30, 1892	23	106.5	26. 6	30. 5	28 · 6	22. 4			0.05
Oct.	3, 1893	21	85. 8	21. 4	39. 0	45 4	22.8	16. 2		0.06

ST. LOUIS.

Oct. 5, 1887 Oct. 4, 1888 Sept. 30, 1889 Oct. 2, 1890 Sept. 25, 1891	5 4 5 8 9	\$10.3 7.9 12.0 26.2 24.2	\$2.6 2.0 3.0 6.5 6.1	\$2.7 2.1 3.2 5.6 5.8	26 ·4 27 ·0 26 ·7 21 ·3 23 ·8	\$1.3 1.0 1.6 3.1 3.8	1. 1 1. 6 2. 5	0.01
Sept. 25, 1891 Sept. 30, 1892 Oct. 3, 1893	9	29. 2 17. 9	7. 3 4. 5	6. 1 5. 7	21 ·1 31 ·9	4. 6 3. 7	1 5	0.02

Statement exhibiting the CHANGES in DEPOSITS and RESERVE since June 20, 1874, etc.—Continued.

RESERVE CITIES.*

[Reserved 25 per cent, one-half in lawful money.]

. •			Reserve	Reserv	ve held.	(Classification of reserve		
Date.	No. of banks.	Net de- posits.	required (15 per cent).*	Amount	Ratio to deposits.	Specie.	Other law- ful money.		Redemp- tion fund.
		Millions.	Millions.	Millions.	Per cent.	Millions.		Millions.	Millions.
Oct. 2, 1874	182	\$221.4	\$55. 3	\$76.0	34 · 3	\$4.5	\$36.7	\$31.1	\$3.7
Oct. 1, 1875	188	223.9	56.0	74.5	33 ·8	1.5	• 37.1	32.3	3.6
Oct. 2, 1878	189	217. 0	54. 2	76.1	35 · 1	4.0	37.1	32.0	3.0
Oct. 1, 1877	188	204. 1	51.0	67.3	33 ·0	5.6	34.3	24. 4	3.0
Oct. 1, 1878	184	199.9	50.0	71.1	35 ⋅6	9.4	29.4	29. 1	3, 2
Oct. 2, 1879	181	288. 8	57.2	83.5	36·5	11.3	33.0	35.7	3. 5
Oct. 1, 1880	184	280.4	72.4	105. 2	36 ·2	28.3	25.0	48. 2	3.7
Oct. 1, 1881	189	335. 4	83.9	100.8	30.0	34. 6	21.9	40.6	3.7
Oct. 3, 1882	193	318.8	79.7	89.1	28 .0	28.3	24.1	33. 2	3. 5
Oct. 2, 1883	200	323. 9	81.0	100.6	31 · 1	26. 3	30.1	40.8	3.4
Sept. 30, 1884	203	307. 9	77.0	99.0	32 ·2	30.3	33. 3	32. 3	3. 1
Oct. 1, 1885	203	364, 5	91.1	122. 2	33 · 5	42.0	34.9	42.4	2.6
Oct. 7, 1886	217	381.5	95. 4	114.0	29 · 9	44.5	26.0	41.3	2.2
Oct. 5, 1887	223	338. 5	84.6	100.7	29 · 7	36.3	23. 2	40.0	1.2
Oct. 4, 1888	224	384. 9	96. 2	116.9	30 ·4	40.0	24. 5	51.5	0.8
Sept. 30, 1889	228	419.0	104.8	121.9	29 · 1	37.8	26.7	56.7	
Oct. 2,1890	259	457.8	114, 4	129.8	28 · 3	43.1	24.9	61.0	1 0.7
Sept. 25, 1891	265	451.9	113.0	138. 8	30 ·7	45.5	81.5	61.0	0.8
Sept. 30, 1892	263	519. 3	129.8	156. 1	30 ·1	53.1	29.0	73.0	1.0
Oct. 8, 1893	268	392. 6	98.1	129. 6	35 ·1	46. 6	29.8	51.6	1.6

^{*}Includes Chicago and St. Louis up to October 5, 1887.

STATES AND TERRITORIES.

Oct.	2, 1874	1,774	\$293.4	\$44.0	\$100.6	34 ·3	\$2.4	\$33.7	\$52.7	\$11.9
Oct.	1, 1875	1,851	307.9	46.3	100.1	32 ·5	1.6	33.7	53. 3	11.6
Oct.	2, 1876	1,853	291.7	43.8	99. 9	34 · 3	2.7	31.0	55.4	10.8
Oct.	1, 1877	1,845	290.1	43.6	95. 4	32 -9	4.2	31.6	48. 9	10.7
Oct.	1, 1878	1,822	289. 1	43.4	106.1	36 · 7	8.0	31.1	56.0	11.0
Oct.	2, 1879	1,820	329.9	49. 5	124. 3	37 · 7	11.5	30. 3	71. 3	11. 2
Oct.	1, 1880	1,859	410.5	61. 6	147. 2	35 8	21. 2	28, 3	86.4	11.3
Oct.	1, 1881	1, 895	507. 2	76. 1	158. 3	31 · 2	27.5	27.1	92. 4	11.4
Oct.	3, 1882	2,026	545.8	81. 9	150.4	27 .5	30.0	30, 0	80.1	11. 3
Oct.	2, 1883	2, 253	577.9	86.7	157. 5	27 · 2	31.2	30.8	84. 1	11.3
Sept.		2,417	535. 8	80.4	156.3	29 · 2	35. 2	30. 9	79.7	10. 5
Oct.	1, 1885	2, 467	570.8	85. 6	177.5	31 · 1	41.5	29.9	95. 9	10. 2
Oct.	7, 1886	2,590	637. 6	95, 6	186. 2	29 · 2	47.8	30. 1	99. 5	8.7
Oct.	5, 1887	2,756	690, 6	103.6	190. 9	27 .6	50.8	32.6	100. 9	6. 6
Oct.	4, 1888	2,847	739. 2	110.9	209.8	28 4	50. 2	34. 5	119.0	6. 2
Sept.	30, 1889	2,992	807.6	121. 1	224.6	27 .8	50. 5	36. 2	132. 4	5. 5
Oct.	2, 1890	3, 207	859. 2	128, 9	225. 5	26 · 2	54.3	37.7	128.5	5. 2
Sept.	25, 1891	3, 333	861.8	129.3	235, 5	27 ·3	60.3	36. 8	133. 0	5. 4
Sept.		3, 430	975.5	146.3	274.8	28 .2	66, 6	38. 9	163.5	5. 8
Oct.	3, 1893	3, 434	767.5	115.1	230. 6	30.0	75. 9	41. 2	106.9	6.6

^{*}Reserve 15 per cent, two-fifths in lawful money.

SUMMARY.

Oot.	2, 1874	2, 004	\$ 719.5	\$150.1	\$244.9	34 -0	\$21.3	\$122.8	\$83, 8	\$17.1
Oct.	1, 1875	2,087	734.1	152. 2	235. 1	32 .0	8.1	125. 2	85. 6	16. 3
Oct.	2, 1876	2,089	706.6	147.5	236. 7	83 .5	21.3	113. 4	87.4	14.6
Oct.	1, 1877	2,080	669.1	138. 3	210.8	. 31 ⋅5	22.8	100. 2	73.3	14. 5
Oct.	1, 1878	2.053	678.8	140.8	228. 1	33 ⋅6	30.7	97.0	85, 1	15. 2
Oct.	2, 1879	2,048	768. 9	159.3	260. 9	33 -9	42. 2	95. 9	107.0	15. 8
Öct.	1, 1880	2,090	968, 0	201.0	323.0	33 ·4	108, 2	64.3	184.6	15. 9
Oct.	1, 1881	2, 182	1, 111, 6	227. 2	321.6	28.9	112.7	59. 9	133.0	16. 1
Oct.	3, 1882	2, 209	1, 118, 6	225.1	303. 9	27.2	102. 8	72.0	113. 8	15. 8
Oct.	2, 1883	2,501	1, 168. 7	234.4	328. 9	28 · 1	107.8	80.6	124.9	15. 6
Sept.	30, 1884	2,664	1,098.7	221.1	346.1	31.6	128.6	91. 2	112.0	14.8
Oot.	1, 1885	2,714	1, 248, 2	254.9	415. 4	33.3	175.0	88.5	138.3	13. 6
Oct.	7, 1886	2.852	1, 301. 8	261.7	377. 2	29.0	156.4	68.7	140.8	11.4
		3.049		278.0	394. 2	28.4				8. 2
Oct.	5, 1887		1,388.4				165, 1	79.9	140.9	
Oct.	4, 1888	3, 140	1,543.6	311.9	446. 2	28 9	178.1	90.1	170.5	7. 6
Sept.	30, 1889	3, 290	1,655.5	333.1	459. 6	27 ·8	164. 3	99.7	189.1	6. 4
Oct.	2, 1890	3,540	1,758.7	353.7	478. 2	27 · 2	195. 9	86.8	189. 5	6. 1
Sept.	26, 1891	3, 677	1, 758. 6	353.5	497.4	28 · 3	183. 5	113.3	194.0	6. 6
Sept.	30, 1892	3,778	2, 022. 5	408.1	570. 9	28 · 2	209. 1	118.3	236. 4	7. 1
Oct.	3, 18 93	3,781	1,573,7	316.6	5 13. 9	32 .6	224.7	121.7	158.5	9. (

Average WEEKLY DEPOSITS, CIRCULATION, and RESERVE of the national banks of New York City, as reported to the New York clearing house, for the months given, in the years 1887, 1888, 1889, 1890, 1891, 1892, and 1893.

Week		Liabilities.			Reser	ve.	
ended-	Circulation.	Net deposits.	Total.	Specie.	Legal ten- ders.	Total.	Ratio to limbilities
							Per cent
ept. 3, 1887 ept. 10, 1887	\$8, 112, 000	\$281, 345, 100	\$289, 457, 100 288, 031, 200	\$59, 175, 700	\$18, 786, 100	\$77, 961, 800	26 -9
ept. 10, 1887	8, 115, 600		288, 031, 200	50, 652, 600	16 289 600	75, 449, 500	26 ·6
ept. 17, 1887 ept. 24, 1887	8, 126, 000 8, 235, 300		287, 414, 500 286, 808, 300	59, 052, 900 60, 635, 900	16, 389, 600 16, 259, 600 15, 767, 500 16, 269, 700	75, 442, 500 76, 895, 500 80, 886, 700 80, 587, 200 81, 548, 500 83, 548, 200	26.8
Mot. 1 1887	1 8 202 500	281, 647, 300	289, 849, 800	60, 635, 900 64, 619, 200	15, 767, 500	80, 886, 700	27 7
ot. 8.1887	8, 186, 800	285, 703, 700	293, 890, 500	64, 317, 500	16, 209, 700	80, 587, 200	27 .4
JCT. 15, 1887	8, 199, 100	289, 861, 500	298, 060, 600	64, 663, 100	1 10,000,100	81, 548, 500	27:3
oct. 22, 1887	8, 216, 200	289, 542, 800 289, 601, 900	297, 759, 000 297, 717, 000	64, 918, 700 66, 005, 800	16, 735, 800 17, 542, 400	81, 604, 500 83, 548, 200	27 ·4 28 ·0
ot. 29, 1887 Nov. 5, 1887	8, 115, 100 8, 046, 100		298, 000, 800	64, 639, 800	17, 810, 700	00, 030, 200	
Tov. 12 1887	8, 033, 700	288, 289, 700	296, 323, 400	63, 791, 600	18, 070, 800	81, 862, 400	
lept. 1,1888 lept. 8,1888	7, 770, 400 7, 850, 400		849, 247, 600 344, 346, 00 0	73, 844, 200 69, 844, 500	28, 797, 600	98, 642, 100	28 1
ept. 15, 1888	7, 892, 900	312, 995, 600	820 , 888, 500	69, 723, 700	28, 238, 900	i 97. 962. 600	30 -
ept. 22, 1888	7, 927, 700	333, 959, 700	341, 887, 400	70, 054, 900	26, 320, 600	96, 875, 500	
ept. 29, 1888 let. 6, 1888	6, 836, 400		342, 852, 600 856, 022, 100	74, 146, 500	24, 994, 100		28 1 27 1
Oct. 6, 1888 Oct. 13, 1888	6, 515, 300 6, 516, 700		344, 271, 700	74, 411, 300 73, 901, 500	99 017 900 0	I 05 010 200	27 .
oct. 20, 1888	6, 488, 700	343, 953, 000	850, 441, 700	81, 457, 700	21, 386, 800	102, 844, 500	29 ∹
Oct. 27, 1888 Nov. 3, 1888	6, 484, 500 6, 363, 200	843, 818, 200	350, 297, 700 849, 960, 500	81, 212, 600 80, 140, 200	21, 329, 500	102, 542, 400	29 :
lept. 7, 1889	8, 961, 900	345, 844, 200	849, 306, 100	65, 635, 100	81, 687, 500	97, 322, 600	27 -
ept. 14, 1889	3, 978, 100	346, 601, 000	850, 574, 100	63, 824, 300	30, 527, 100	94, 851, 400	261
Sept. 21, 1889 Sept. 28, 1889	3, 931, 300	342, 298, 800	846, 230, 100	60, 894, 900		90, 863, 800	
ept. 20, 1009 ct. 5, 1889	8, 945, 500 8, 957, 100		844, 488, 200 338, 948, 600	60, 375, 900 58, 407, 200	28, 933, 700 27, 257, 900	89, 809, 600 85, 665, 100	
ct. 12, 1889	3, 943, 900	329, 923, 400	833, 867, 800	59, 565, 900	24, 873, 400	84, 489, 300	
oct. 19, 1889	8, 893, 200	328, 225, 600	332 , 118, 800	62, 537, 900	23, 570, 300	86, 108, 200	25 -
Oct. 26, 1889	4, 037, 400	325, 328, 100	829, 365, 500	62, 403, 200	22, 715, 200	85, 118, 400	25
Nov. 2, 1889 Nov. 9, 1889	4, 053, 600 3, 991, 200	325, 635, 600 320, 166, 700	329 , 689, 200 324 , 157, 900	62, 450, 000 61, 240, 500	22, 748, 700 20, 416, 800	85, 198, 700 81, 657, 800	25 · 25 · 25 · 2
ept. 6, 1890	8, 690, 700	309, 128, 200	312 , 818, 900	68, 678, 800	19, 062, 800	87, 741, 600	28 -
Sept. 13, 1890 Sept. 20, 1890	3, 700, 100 2, 585, 700	304, 626, 200 309, 181, 200	919 788 000	56, 963, 600 63, 588, 600	19, 146, 500 17, 403, 400	76, 110, 100	24 - 25 -
Sept. 27, 1890	3, 479, 300		808, 326, 300 312, 766, 900 327, 814, 600	79, 205, 500	16, 692, 300	1 NO. 897. 800	29 .
Oct. 4.1890	3, 479, 300 3, 505, 000	324, 335, 300 331, 436, 600 325, 794, 800 320, 667, 900 317, 395, 500 314, 709, 700 309, 975, 100	834, 941, 600 829, 316, 100 824, 186, 700	79, 205, 500 80, 839, 400	16, 692, 300 15, 353, 900	96, 193, 300	28 ·
ot. 11, 1890	1 2,521,800	825, 794, 800	329 , 316, 100	73, 148, 900	14, 436, 700		26 1
Oct. 18, 1890 Oct. 25, 1890	3, 518, 800 3, 497, 200	320, 667, 900	824, 186, 700	66, 552, 400	14, 642, 500	81, 194, 900	25 · 25 ·
Oct. 25, 1890 Nov. 1, 1890	8,500,800	314, 709, 700	320, 892, 700 318, 210, 500	65, 680, 500 66, 088, 800	15, 611, 800 16, 884, 300	82, 423, 100	25.
Nov. 8, 1890	3, 493, 500	300, 5.0, 200	313, 468, 600	62, 360, 900	15, 517, 400	81, 194, 900 81, 292, 300 82, 423, 100 77, 878, 300	24 .
Sept. 5, 1891 Sept. 12, 1891	5, 459, 400 5, 527, 000 5, 501, 200 5, 567, 700	332, 378, 600	837, 838, 000 838, 105, 000	49, 293, 200 51, 750, 700	44, 509, 800 41, 488, 500	98, 803, 000 93, 239, 200	27 · 27 ·
Sept. 19, 1891	5, 501, 20	332, 578, 000 335, 317, 300	840, 818, 500	53, 065, 900	89, 540, 900	92, 611, 800	27
Sept. 26, 1891	5, 567, 70	833, 004, 000	838, 571, 700	52, 824, 200	35, 676, 300	88, 500, 500	l 26 ⋅
Oct. 3, 1891	1 3.015.00	331, 492, 100	837, 111, 100	54, 783, 400	32, 879, 900	87, 668, 800 90, 637, 500	26 -
Oct. 10, 1891 Oct. 17, 1891	5, 629, 10 5, 576, 50	331, 492, 100 332, 294, 100 339, 667, 000	337, 923, 200	59, 731, 800 65, 582, 000	30, 905, 700	95, 142, 500	26 · 27 ·
Oct. 24, 1891	5, 578, 40	841, 023, 000	345, 243, 500 846, 596, 400	69, 327, 700	29,610,500 27,347,300	96, 675, 000	27
Oct. 31, 1891 Nov. 7, 1891	5, 592, 60 5, 587, 40	0 843, 572, 700	849, 165, 300	71, 771, 500	96,779,400	98, 550, 900	28 -
Sept. 3,1892		1					1
Sept. 10, 1892		0 414, 929, 500	420, 460, 300	66, 210, 100	44, 185, 600	110, 896, 70	26.
Sept. 17, 1892	5, 601, 00	0 408, 312, 700	413, 913, 700	65, 742, 400	48, 884, 100	109, 626, 50) 26 ⋅
Sept. 24, 1892	5, 642, 60	DI 399 , 038, 400	404, 681, 000	63, 667, 200	48, 760, 700	107, 427, 90) 26°
Oct. 1, 1892 Oct. 8, 1892	5, 672, 00 5, 573, 90	0 395, 234, 300 0 890, 012, 300	400, 906, 800	62, 208, 200) 48, 225, 300	105, 433, 50	26 · 26 ·
Oct. 8, 1892 Oct. 15, 1892	5, 569, 10	0 884, 724, 200	395, 586, 200 390, 293, 3 00		39, 862, 800 87, 058, 900	99, 084, 70	
Oct. 22, 1892	5, 608, 80	0 378, 739, 600	884, 848, 400	61 205 201	88, 529, 900	99, 785, 10	D 25
Oct. 29, 1892 Nov. 5, 1892	5, 633, 70	0 374, 072, 300	879, 706, 000	62, 813, 900	86, 526, 000	98, 839, 90	D 26
Sept. 2, 1893	9, 911, 60		\$11, 576, 800	,,	1	1	
Sept. 9, 1893	11, 209, 40		811, 025 , 800	59, 174, 600	20, 845, 900	79, 520, 50	25
ept. 16, 1898	12, 723, 600	304, 808, 300	817, 581, 90 0	63, 650, 000	23, 946, 100	97,596,10	1 27
Sept. 23, 1893	13, 610, 800	310, 368, 900	328, 979, 2 00	67, 942, 900	27, 048, 100	94, 991, 00) 29
Sept. 30, 1893	14, 395, 600	317, 329, 300	881, 724, 900	69, 703, 000	82, 858, 800	102,061,80) 80 ·
Dot. 7,1893 Dot. 14,1898	14, 940, 000	325, 891, 800 335, 954, 400	340, 881, 300 850, 911, 200	72, 869, 000 75, 563, 400	85, 435, 000 87, 728, 600	107, 804 , 000 113, 292, 000	31 · 32 ·
Oct. 21, 1893	14, 690, 500	344, 672, 800	850. 26R. 300	79, 504, 10	42, 957, 900	122, 462, 00	84.
Oct. 28, 1893	14, 610, 800	354, 660, 600	869, 271, 400	80, 472, 200	49, 418, 600	122, 462, 000 129, 890, 800	86
Nov. 4, 1893	14, 409, 900		880, 048, 000		54, 757, 600	135, 875, 80	85.

Table showing the MOVEMENT of the RESERVE of the national banks in New York
City during October for the last sixteen years.

				Ratio of r	eserve to-
Week ended—	Specie.	Legal ten- ders.	Total.	Circula- tion and deposits.	Deposits
				Per cent.	Per cent
October 5, 1878	\$14,995,800	\$38, 304, 900	\$53, 800, 700	25 7	28
October 12, 1878	12, 184, 600	37, 685, 100	49, 869, 700	24.4	27
October 26, 1878.	13, 531, 400 17, 384, 200	36, 576, 000 35, 690, 500	50, 107, 400 53, 074, 700	24·7 25·8	27 28
Dotober 4 1970	18, 979, 600	34, 368, 000	58, 847, 600	23.3	25
October 11, 1879	20, 901, 800	32, 820, 300	53, 722, 100	23 .4	25
October 18, 1879	24, 686, 500	29, 805, 200	53, 991, 700	23 ·5	26
Detober 2, 1880	25, 636, 000 59, 828, 700	26, 713, 900 11, 129, 100	52, 349, 900 70, 952, 800	23 25·4	25 26
October 9, 1880	62, 521, 300	10, 785, 000	73, 306, 300	25.4	27
October 16, 1880	62, 780, 600	10, 939, 200	73, 699, 800	25.5	27
October 23, 1880	60, 888, 200	10, 988, 200	71, 876, 400	24 .8	26
October 1, 1881	61, 471, 600 54, 954, 600	10, 925, 000 12, 150, 400	72, 396, 600 67, 105, 000	25	26 24 ·
October 8, 1881	53, 287, 900	12, 153, 800	65, 441, 700	23.1	24
October 8, 1881	51, 008, 300	12, 452, 700	63, 461, 000	23 · 2	25
October 22, 1881	54, 016, 200	12, 496, 500	66, 512, 700	24 .6	26
October 29, 1881	55, 961, 200	12, 947, 900	68, 909, 100	25 -6	27
2040 hom 14 1999	47, 016, 000 48, 281, 000	18, 384, 500 18, 002, 700	65, 400, 500 66, 283, 700	24 24 · 7	26 26
October 21, 1882	49, 518, 200	17, 023, 900	66, 542, 100	25	26
October 18, 1882	48, 374, 209 51, 586, 700	17, 204, 700	65, 578, 900	24 .8	26
October 6, 1883	51, 586, 700	20, 122, 500	71, 709, 200	25.5	27
October 13, 1883	50, 894, 000 47, 282, 900	21, 145, 800 20, 719, 700	72, 039, 800 67, 982, 600	25 ·4 24 ·5	26
October 20, 1883. October 27, 1883. October 4, 1884. October 11, 1884.	46, 372, 800	20, 617, 600	66, 990, 400	24.5	25 25
October 4, 1884	67, 470, 600	25, 817, 300	93, 287, 900	34 .5	36
October 11, 1884	68, 922, 500	27, 654, 100	96, 576, 600	35 .2	36
October 18, 1884	67, 579, 400 67, 638, 000	27, 875, 500	95, 454, 900	84.8	36
	92, 351, 600	27, 354, 200 24, 516, 600	94, 992, 200 116, 868, 200	34 ·6 36	36 37
October 10, 1885	93, 642, 500	23, 002, 000	116, 644, 500	35.8	37
October 10, 1885	91, 945, 300	22, 221, 100	114, 166, 400	84 -9	36
Detober 24, 1885	87, 309, 100	21, 059, 800 21, 874, 900 14, 607, 700	108, 368, 900 106, 829, 500	33 .2	34
October 20, 1886	84, 954, 600 64, 111, 700	14, 607, 700	78, 719, 400	33 27·1	34 27
October 2, 1886. October 9, 1886. October 16, 1886. October 16, 1886.	65, 723, 800	13, 209, 100	78, 932, 900	27	27
October 16, 1886	65, 228, 600	13, 133, 100	78, 361, 700	26.7	27
October 30, 1886	65, 668, 400	12, 803, 800	78, 472, 200	26.9	27
Detabar 1 1997	66, 195, 100 64, 619, 200	13, 177, 200 15, 767, 500	79, 872, 300 80, 386, 700	〕 27·1 □ 27·7.	27 28
Detaber 8 1997	64, 317, 500	16, 229, 700	80, 587, 200	27.4	28
October 15, 1887	64, 683, 100	16, 885, 400	81, 548, 500	27 .8	28
October 22, 1887	64, 918, 700	16, 735, 500	81, 654, 500	27 .4	28
Detober 6, 1888	66, 005, 800 74, 411, 300	17, 542, 600 23, 204, 300	82, 848, 400 97, 615, 600	27·8 27·4	28 27
Tetoher 13 1888	73, 901, 500	22, 017, 800	95, 919, 300	27.8	28
October 20, 1888. October 27, 1888	81, 457, 700	21, 386, 800	102, 844, 500	29 .3	29
October 5, 1889	81, 212, 600 58, 407, 200	21, 329, 800	102, 542, 400	29 · 3	29
October 12 1890	59, 565, 900	27, 247, 900 24, 873, 400	85, 655, 100 84, 439, 300	25·3	25 25
letoher 19, 1889	62, 537, 900	23, 570, 300	86, 198, 200	25 9	26
October 26, 1889	62, 408, 200	22, 715, 200	85, 118, 400	25 · 8	26
October 4, 1890	80, 839, 400	15, 353, 900	96, 193, 300	28 .7	29
October 11, 1890	73, 148, 900 66, 552, 400	14, 436, 700	87, 585, 600 81, 194, 900	26 .6	26
October 18, 1990. Detober 25, 1890. Detober 8, 1891.	65, 680, 500	14, 642, 500 15, 611, 800	81, 194, 900 81, 292, 300	25 25·3	25 25
October 8, 1891	54, 788, 400	32, 879, 900	87, 663, 800	26	26
Detober 10, 1891 Detober 17, 1891	59, 731, 800	30, 905, 700	90, 637, 500	26.8	27
Jotober 17, 1891	65, 532, 000	29, 510, 500	95, 142, 500	27.6	28
October 24, 1891	69, 327, 700 71, 771, 500	27, 847, 800 26, 779, 400	98, 675, 000 98, 550, 900	27 ·9 28 ·2	28 28
October 1, 1892	62, 208, 200	43, 225, 300	105, 433, 500	26.3	26
	62, 137, 500	39, 862, 800	102, 000, 300	25 ·8	26
October 15, 1892.	62, 030, 800	87, 053, 900	99, 084, 700	25 4	25
Potober 29 1802	61, 205, 200 62, 313, 900	38, 529, 900 36, 526, 000	99, 735, 100 98, 839, 900	25 ·9 26	26 26
October 7, 1898	72, 369, 000	35, 485, 000	107, 804, 000	31 .6	33
Outober 13, 1822 Detober 29, 1892 Detober 7, 1898 Detober 14, 1898 Detober 21, 1898	75, 563, 400	37, 728, 6 00	113, 292, 000	32 · 3	33
October 21, 1898	79, 504, 100	42, 957, 900	122, 462, 000	34 · 1	35
October 28, 1893	80, 472, 200	49, 418, 600	129, 890, 800	35 ⋅2	36

EARNINGS and DIVIDENDS of the national banks, arranged by geographical divisions, for semiannual periods from September, 1884, to September, 1893.

							Ratios	
Geographical divisions.	No. of banks	Capital.	Surplus.	Dividends.	Net earn- ings.	Dividends to capital.	Dividends to capital and surplus.	Earnings to capital and surplus.
Sept., 1884, to Mar., 1885: New England States Middle States Southern States Western States	732 278		\$41, 413, 826 64, 741, 009 11, 527, 942 31, 088, 344	\$5, 661, 537 7, 156, 680 1, 790, 726 5, 828, 707	\$4, 388, 812 7, 474, 752 2, 426, 858 7, 310, 780	I	Pr. ct. 2.7 3 3.3 3.4	,
Total	2, 650	522, 899, 715	148, 771, 121	20, 437, 650	21, 601, 202	3 .9	3	3 .2
Mar., 1885, to Sept., 1885: New England States Middle States Southern States Western States	731 287	165, 668, 370 172, 907, 352 43, 500, 300 142, 523, 580	40, 786, 007 64, 247, 888 11, 505, 477 30, 364, 123	5, 391, 401 6, 953, 332 1, 655, 261 6, 218, 477	4, 725, 395 7, 297, 159 2, 282, 782 7, 718, 959	3·3 4 3·8 4·5	2·6 2·9 3 3·6	2·3 3·1 4·2 4·5
Total		524, 599, 602	146, 903, 495	20, 218, 471	22, 024, 295	3-9	3	3.3
Sept., 1885, to Mar., 1886: New England States Middle States Southern States Western States	738	165, 203, 920 172, 435, 295 44, 437, 400 148, 879, 580	41, 128, 387 67, 583, 309 12, 053, 524 32, 767, 699	5, 375, 226 7, 044, 535 1, 969, 190 6, 946, 485	5, 925, 381 9, 484, 324 2, 705, 274 9, 412, 687	3·2 4 4·4 4·6	2·6 2·9 3·4 3·8	2·8 3·9 4·7 5·2
Total	2, 708	530, 956, 195	153, 532, 919	21, 335, 436	27, 527, 666	4	3 ·1	4
Mar., 1886, to Sept., 1886: New England States Middle States Southern States Western States	303	165, 352, 320 173, 628, 875 45, 444, 000 153, 138, 453	41, 581, 845 70, 044, 187 11, 967, 321 33, 470, 425	5, 338, 635 7, 328, 798 1, 994, 537 6, 485, 172	6, 736, 479 9, 789, 135 2, 553, 055 8, 834, 050	3·2 4·2 4·3 4·2	2·5 3 3·4 3·5	3·2 4 4 4·7
Total	2,784	537, 563, 648	157, 064, 778	21, 147, 142	27, 912, 719	3 .9	3	4
Sept., 1886, to Mar., 1887: New England States Middle States Southern States Western States	313	165, 252, 370 175, 873, 785 46, 213, 240 161, 016, 425	41, 897, 072 73, 445, 033 12, 463, 050 35, 926, 745	5, 318, 480 7, 574, 627 2, 143, 870 7, 111, 610	6, 176, 707 12, 072, 419 2, 646, 393 10, 803, 275	8·2 4·3 4·6 4·4	2·6 3 3·6 3·6	3 4·8 4·5 5·5
Total	2, 855	548, 355, 770	163, 731, 900	22, 148, 587	31, 098, 794	4	3.1	4 .5
Mar., 1887, to Sept., 1887: New England States Middle States Southern States Western States	J64 343	164, 837, 370 176, 635, 656 51, 515, 315 165, 556, 200	43, 118, 790 76, 574, 179 13, 247, 285 38, 314, 299	5, 355, 787 7, 357, 400 2, 137, 328 7, 153, 305	7, 224, 781 11, 360, 893 3, 268, 973 10, 953, 427	3·2 4·2 4·1 4·3	2·6 2·9 3·3 3·5	8·5 4·5 5 5·4
Total	2,942	558, 544, 541	171, 254, 553	22, 003, 820	32, 808, 074	3 -9	3	4 . 5
Sept., 1887, to Mar., 1888: New England States Middle States Southern States Western States	780 358	164, 405, 920 183, 382, 395 53, 124, 400 176, 224, 033	43, 459, 769 80, 679, 527 14, 258, 403 40, 999, 447	7, 346, 515 2, 298, 039	6, 187, 595 11, 201, 708 3, 257, 542 11, 954, 449	3·3 4 4·3 4·5	2·6 2·8 3·4 3·7	3 4·2 4·8 5·5
Total	3, 044	577, 136, 748	179, 397, 147	23, 088, 607	32, 601, 294	4	3	4 · 3
Mar., 1888, to Sept., 1888: New England States Middle States Southern States Western States	369	164, 649, 820 184, 220, 575 54, 802, 800 179, 865, 950	44, 197, 418 82, 998, 759 14, 844, 534 42, 376, 280	2, 189, 937	6, 739, 240 11, 544, 258 3, 105, 262 11, 370, 432	3·2 4·1 4 4·6	2·6 2·8 3·1 3·8	3·2 - 4·3 4·4 5·1
Total		583, 529, 145	184, 416, 991	23, 443, 051	32, 759, 192	4	3	4 · 3
Sept., 1888, to Mar., 1889: New England States Middle States Southern States Western States	793 382	164, 506, 720 184, 628, 445 56, 974, 485 187, 144, 200	44, 904, 040 86, 496, 367 15, 715, 136 45, 391, 957	5, 508, 163 7, 379, 692 2, 357, 718 8, 045, 400	6, 932, 212 12, 241, 399 3, 497, 410 12, 438, 868	3·3 4 4·1 4·3	2·6 2·7 3·2 3·5	3·3 4·5 4·8 5·3
Total	3, 147	593, 253, 850	192, 507, 500	23, 290, 973	35, 109, 889	3-9	3	4 · 5
	1							

EARNINGS and DIVIDENDS of the national banks, etc.—Continued.

•	l			1	l		Ratios	
Geographical divisions.	No. of banks	Capital.	Surplus.	Dividends.	Net earnings.	Dividends to capital.	Dividends to capital and surplus.	Earnings to capital and surplus.
Mar., 1889, to Sept., 1889: New England States Middle States Southern States Western States	796 463	\$165, 101, 920 184, 195, 745 58, 905, 530 191, 247, 990	\$45, 476, 953 87, 936, 236 16, 387, 359 47, 328, 336		\$6, 920, 889 12, 060, 433 3, 818, 379 11, 708, 674	Pr. ct. 3·2 4·1 4 4·2	Pr. ct. 2·5 2·8 3·1 3·4	Pr. ct. 3 · 3 4 · 5 5 · 1 4 · 9
Total	3, 194	599, 451, 185	197, 128, 884	23, 325, 587	34, 508, 375	3 -9	2 9	4 .3
Sept., 1889, to Mar., 1890: New England States Middle States Southern States Western States	436	165, 631, 980 186, 198, 725 62, 949, 360 200, 625, 480	46, 157, 181 91, 010, 405 17, 141, 070 50, 237, 778	5, 520, 977 7, 629, 170 2, 861, 628 10, 237, 991	5, 606, 830 12, 208, 788 4, 229, 776 12, 203, 145	3·3 4·1 4·5 5·1	2·6 2·8 3·6 4·1	2 · 6 4 · 4 5 · 3 6
Total	3, 294	615, 405, 545	204, 546, 434	26, 249, 766	35, 248, 539	4 .8	3 .2	4 .3
Mar., 1890, to Sept., 1890: New England States Middle States Southern States Western States	475	165, 500, 920 188, 261, 155 68, 491, 105 212, 520, 566	46, 488, 598 94, 608, 921 18, 081, 496 52, 690, 124	5, 144, 588 7, 946, 301 2, 695, 210 9, 123, 018	6, 239, 358 12, 534, 630 4, 730, 666 13, 302, 370	3·1 4·2 3·9 43	2·4 2·8 3·1 3·4	2 ·9 4 ·4 5 ·5 5 ·0
Total	3, 412	634, 773, 746	211, 869, 139	24, 909, 117	36, 807, 024	3 -9	2.9	4 · 3
Sept., 1890, to Mar., 1891: New England States Middle States Southern States Western States	583 851 522 1, 586	165, 525, 420 189, 215, 745 75, 175, 100 222, 670, 320	47, 263, 871 98, 565, 397 19, 232, 961 54, 368, 512	5, 530, 473 7, 720, 433 3, 026, 492 9, 491, 377	7, 275, 215 13, 189, 635 4, 842, 139 14, 838, 985	3·3 4·1 4·0 4·3	2·6 2·7 3·2 3·4	3 ·4 4 ·6 5 ·1 5 ·4
Total	3, 542	652, 586, 585	219, 430, 741	25, 768, 775	40, 145, 974	3 -9	8	4.6
Mar., 1891, to Sept., 1891: New England States Middle States Southern States Western States	874 544	165, 392, 090 192, 973, 876 78, 244, 000 231, 019, 971	48, 053, 953 99, 692, 776 20, 344, 334 58, 011, 532	5, 231, 854 7, 911, 627 2, 778, 024 9, 104, 730	6, 512, 910 11, 475, 715 4, 299, 226 13, 329, 789	3·2 4·1 3·6 3·9	2·4 2·7 2·8 3·2	3 3·9 4. 4 4·6
Total	3, 612	667, 629, 937	226, 102, 595	25, 026, 235	35, 617, 640	3 · 7	2.8	4
Sept., 1891, to Mar., 1892: New England States Middle States Southern States Western States	880	165, 668, 920 192, 303, 940 78, 227, 550 239, 155, 900	48, 438, 842 103, 561, 327 21, 026, 567 61, 650, 165	3, 350, 369	5, 422, 799 11, 764, 329 3, 412, 941 13, 763, 021	3·2 3·9 4·3 3·9	2·5 2·5 3·4 3·1	2 ·5 3 ·9 3 ·4 4 ·6
Total	3, 671	675, 356, 310	234, 676, 901	25, 546, 85 3	34, 363, 090	3 ·8	2.8	3.8
Mar., 1892, to Sept., 1892: New England States Middle States Southern States Western States	882 570	165, 918, 920 182, 464, 745 79, 620, 155 241, 072, 830	48, 072, 364 105, 487, 995 21, 456, 227 62, 745, 277	4, 300, 264 8, 147, 702 3, 007, 204 9, 398, 600	5, 542, 293 10, 855, 644 3, 780, 308 12, 116, 679	2 ·6 4 ·2 3 ·8 3 ·9	2 2·7 2·9 3·1	2·6 3·6 3·7
Total	3, 701	679, 076, 650	237, 761, 865	24, 853. 860	32, 294, 924	3 .7	2.7	3 .5
Sept., 1892, to Mar., 1893: New England States Middle States Southern States Western States	896 584	166, 883, 920 193, 420, 145 80, 834, 940 245, 735, 370	49, 226, 403 109, 068, 414 21, 664, 386 65, 755, 235	5. 265, 294 8, 019, 584 3, 363, 815 9, 825, 517	6, 237, 163 12, 501, 582 3, 706, 154 13, 646, 809	3·7 4·2 4·2 4	2·4 2·6 3·3 3·2	2 ·9 4 ·1 3 ·6 4 ·4
Total	3, 759	686, 874, 375	245, 714, 438	26, 474, 210	36, 091, 708	3 ·8	2 ·8	3 -9
Mar., 1893, to Sept., 1893: New England States Middle States Southern States Western States	594 908 574 1, 682	166, 483, 920 196, 020, 223 77, 023, 500 243, 282, 030	49, 330, 806 110, 921, 832 21, 638, 868 66, 231, 402	5, 225, 243 7, 740, 742 2, 443, 628 7, 749, 372	6, 093, 766 11, 925, 936 3, 654, 948 10, 984, 593	3·1 4 3·2 3·1	2·4 2·5 2·5 2·5 2·5	2 ·8 3 ·9 3 ·7 3 ·5
Total	3, 758	681, 809, 673	248, 122, 908	23, 158, 985	32, 659, 243	3 .4	2 .2	3 ·5
General average	3, 213	603, 877, 957	195, 718, 573	23, 468, 174	32, 321, 091	3.9	2.9	4

Statement showing by comparison the TRANSACTIONS of the NEW YORK CLEAR-ING HOUSE for forty years, and for each year, the number of banks, aggregate capital, clearings, balances, average of the daily clearings and balances, and the percentage of balances to clearings.

Year.	No. of banks.	Capital.*	Clearings.	Balances paid in money.	Average daily clearings.	Average daily balances paid in money.	Bal- ances to clear- ings.
		******				4000 000	Per st.
1854 1855	50	\$47,044,900	\$5, 750, 455, 987	\$297, 411, 494	\$19, 104, 505	\$988, 078	5.2
1856	48 50	48, 884, 180 52, 883, 700	5, 362, 912, 098 6, 906, 213, 328	289, 694, 1 37 334, 714, 489	17, 412, 052	940, 565	5.4
1857	50	64, 420, 200	8, 333, 226, 718	365, 313, 902	22, 278, 108 26, 968, 371	1, 079, 7 24 1, 182, 2 46	4.4
858	46	67, 146, 018	4, 756, 664, 386	314, 238, 911	15, 393, 736	1, 016, 954	6-6
1859	47	67, 921, 714	6, 448, 005, 956	363, 984, 683	20, 867, 383	1, 177, 944	5-6
1860	50	69, 907, 435	7, 231, 143, 057	380, 693, 438	23, 401, 757	1, 232, 018	5.3
1861	50	68, 900, 605	5, 915, 742, 758	353, 383, 944	19, 269, 520	1, 151, 088	6
1862	50	68, 375, 820	6, 871, 443, 591	415, 530, 381	22, 237, 682	1, 344, 758	6
1863	50	68, 972, 508	14, 867, 597, 849	677, 626, 488	48, 428, 657	2, 207, 252	4.6
1864	49	68, 586, 763	24, 097, 196, 656	885, 719, 205	77, 984, 455	2, 866, 405	8.7
1865	55	80, 363, 013	26, 032, 384, 342	1, 035, 765, 108	84, 796, 040	3, 373, 828	4
1866	58	82, 370, 200	28, 717, 146, 914	1, 066, 135, 106	93, 541, 195	3, 472, 753	3.7
1867	58	81, 770, 200	28, 675, 156, 472	1, 144, 963, 451	93, 101, 167	3, 717, 414	4
1868	59	82, 270, 200	28, 484, 288, 637	1, 125, 455, 237	92, 182, 164	3, 642, 250	4
1889	59	82, 720, 200	37, 407, 028, 987	1, 120, 318, 308	121, 451, 393	3, 637, 397	3
1870	61	83, 620, 200	27, 804, 539, 406	1, 036, 484, 822	90, 274, 479	3, 365, 210	3 .7
1871	62	84, 420, 200	29, 300, 986, 682	1, 209, 721, 029	95, 133, 074	3, 927, 666	4 - 1
1872	61	84, 430, 200	33, 844, 369, 568	1, 428, 582, 707	109, 884, 317	4, 636, 632	4.2
1873	59	83, 370, 200	35, 461, 052, 820	1, 474, 508, 025	115, 885, 794	4, 818, 654	4 -1
1874	59	81, 635, 200	22, 855, 927, 636	1, 286, 753, 176	74, 692, 574	4, 205, 076	5.7
1875	59	80, 435, 200	25, 061, 237, 902	i, 408, 608, 777	81, 899, 470	4, 603, 297	5.6
1876	59	81, 731, 200	21, 597, 274, 247	1, 295, 042, 029	70, 349, 428	4, 218, 378	5.9
1877	58	71, 085, 200	23, 289, 243, 701	1, 373, 996, 302	76, 358, 176	4, 504, 906	5.9
1878	57	63, 611, 500	22, 508, 438, 442	1, 307, 843, 857	73, 555, 988	4, 274, 000	5.8
1879 1880	59 57	60, 800, 200	25, 178, 770, 691 37, 182, 128, 621	1, 400, 111, 068	82, 015, 540	4, 560, 622	5·6
1881	60	60, 475, 200 61, 162, 700	48, 465, 818, 212	1, 516, 538, 6 31 1, 776, 018, 1 62	121, 510, 224 159, 232, 191	4, 956, 009 5, 823, 010	3.5
1882	61	60, 962, 700	46, 552, 846, 161	1, 595, 000, 245	151, 637, 936	5, 195, 440	8.4
1888	63	61, 162, 700	40, 293, 165, 258	1, 568, 983, 196	132, 543, 307	5, 161, 129	3.9
1884	61	60, 412, 700	34, 092, 037, 338	1, 524, 930, 994	111, 048, 982	4, 967, 202	4.5
1885	64	58, 612, 700	25, 250, 791, 440	1, 295, 355, 2 52	82, 789, 480	4, 247, 069	5.1
1886	63	59, 312, 700	33, 374, 682, 216	1, 519, 565, 385	109, 067, 589	4, 965, 900	4.5
1887	64	60, 862, 700	34, 872, 848, 786	1, 569, 626, 325	114, 337, 209	5, 146, 316	4.5
1888	63	60, 762, 700	30, 863, 686, 609	1, 570, 198, 528	101, 192, 415	5, 148, 192	5.1
1889	63	60, 762, 700	34, 796, 465, 529	1, 757, 637, 478	114, 839, 820	5, 800, 784	ا دُ
1890	64	60, 812, 700	37, 660, 686, 572	1, 753, 040, 145	123, 074, 139	5, 728, 889	4.7
1891	63	60, 772, 700	34, 053, 698, 770	1, 584, 635, 500	111, 651, 471	5, 195, 526	4.4
1892	64	60, 422, 700	36, 279, 905, 236	1, 861, 500, 575	118, 561, 782	6, 083, 385	5 · 1
1893	64	60, 922, 700	34, 421, 380, 870	1, 696, 207, 176	113, 978, 082	5, 616, 580	4 .8
Total.		†68, 127, 200	11,021,018,193,454	145, 981, 837, 600	183, 246, 522	18, 749, 029	4 .5

^{*}The capital is for various dates, the amounts at a uniform date in each year not being obtainable. †Yearly average for forty years.
†Totals for forty years.

Statement showing by Comparison the EXCHANGES of the CLEARING HOUSES of the United States for Years ended September 30, 1893, and September 30, 1892.

Clearing house at—	Exchanges for y	ears ended Sep- r 30—	Compa	risons.
. Clearing nouse at—	1893.	1892.	Increase.	Decrease.
New York	\$34, 421, 379, 870	\$36, 2 79, 905, 2 36		\$1, 858, 525, 86
Soston	4, 864, 779, 750	4, 901, 096, 976		36, 317, 22
hicago	4, 970, 913, 387	4, 959, 861, 142	\$11, 052, 245	
hiladelphia	3, 656, 677, 140	3, 671, 149, 047	• • • • • • • • • • • • • • • • • • • •	14, 471, 90
t. Louis	1, 188, 378, 457	1, 211, 370, 719	• • • • • • • • • • • • • • • • • • • •	22, 992, 26
an Francisco	752, 949, 766	833, 617, 1 26 772, 435, 1 38	• • • • • • • • • • • • • • • • • • • •	80, 667, 36
altimore	737, 568, 241 711, 547, 291	743, 635, 356	•••••	34, 866, 89 32, 088, 06
ittaburgincinnati		200 211 02A	• • • • • • • • • • • • • • • • • • • •	49, 660, 3
alveston	152, 848, 438 507, 454, 919 523, 996, 645 377, 785, 380 415, 229, 127 377, 740, 215 353, 558, 369	141 085 848		123, 404, 0
ansas City	507 454 919	494 906 132	12, 548, 787	120, 202, 0.
ew Orleans	523 996 645	488 931 005	85, 065, 640	
inneapolis	- 377, 785, 380	427, 287, 201	00, 000, 010	49, 501, 8
offalo	415, 229, 127	409, 405, 192	5, 823, 935	20,002,0
ilwaukee	377, 740, 215	353, 849, 753	23, 890, 462	
etroit	353, 558, 389	347, 737, 582	5, 820, 887	
ouisville	990, 901, 040	128, 711, 350 141, 985, 868 494, 906, 132 488, 931, 005 427, 287, 201 409, 405, 192 353, 849, 753 347, 737, 582 368, 698, 812		12, 336, 9
ouston	130, 136, 394	102, 715, 466	27, 420, 928	
rovidence	395, 593, 800	280, 637, 800	24, 956, 000	
L. Paul	237, 137, 688	271, 350, 612		34, 212, 9
leveland	291, 500, 368	287, 324, 716	4, 175, 652	
enver	221, 784, 526	259, 519, 344		37, 734, 8
maha	315, 244, 799	271, 668, 987	43, 575, 862	
ndianapolis	64, 111, 531	118, 616, 627		54, 505, 0
lemphisolumbus	98, 939, 078	140, 387, 378		41, 448, 3
olumbus	171, 069, 700	177, 384, 700		6, 315, 0
allas	51, 440, 379	49, 298, 231	2, 142, 148	
ashville	81, 973, 258	*96, 295, 409		14, 322, 1
artford	51, 440, 379 81, 973, 258 117, 542, 969 90, 561, 073	177, 384, 700 49, 298, 231 *96, 295, 409 109, 746, 541 *108, 903, 862	7, 796, 428	
artfordortland, Oregort Worth	90, 561, 073	* 108, 903, 862		18, 842, 7
ort worth	29, 850, 748 103, 447, 519 88, 318, 395 104, 721, 162	20, 041, 000	1, 009, 418	
	00 210 205	93, 413, 4 28 95, 873, 1 12	10, 034, 091	7, 554, 7
eoria	104 791 189	98, 005, 354	6, 715, 808	1,004,1
Ashington, D. C	93, 918, 878	89, 814, 345	4,104,533	• • • • • • • • • • • • • • • • • • • •
ew Haven	77, 502, 994	74, 492, 129	3, 010, 865	•••••
alt Lake	70, 692, 022	89, 463, 682	0,010,000	18, 771, 6
ochester	81, 662, 509	77, 594, 997	4, 067, 512	20, 112, 0
oledo	No report.	No report.	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
pringfield	72, 405, 148	No report. 68, 875, 781	3, 529, 367	
7orcester	68, 814, 169	64, 732, 396	4, 081, 773	
ortland, Me	67 649 612	62, 605, 687	5, 043, 326	
orfolk	47, 112, 879	52, 409, 229		5, 296, 3
acoma	42, 521, 770	47, 154 237 42, 736, 155		4, 632, 4
owell		42, 736, 155	· · · · · · · · · · · · · · · · · · ·	5, 817, 5
rand Rapids	49, 344, 223	48, 622, 342 54, 367, 936	721, 881	
loux City	56, 918, 580 49, 344, 223 50, 675, 522 50, 762, 963 48, 236, 447 45, 239, 721 46, 904, 288 29, 610, 186 50, 234, 184	54, 367, 936		3, 692, 4
racuse	50, 762, 983	47, 687, 537 52, 386, 734 40, 027, 896	3, 075 446	·····
SAULIO	48, 236, 447	52, 386, 734	······	4, 150, 2
os Angeles	45, 239, 721	40, 027, 896	5, 211, 825	
ilmington	40, 904, 288	44, 573, 069	2, 331, 219	2 007 4
incolnes Moines	29, 910, 186 50, 334, 184	82, 285, 901 49, 972, 363	921 041	3, 225, 7
bettencom	00, 004, 104	* 22, 684, 000	361, 821	3, 354, 7
hattanooga	19, 329, 230 24, 909, 142	27, 566, 186		2, 657, 0
ichitaew Bedford	24, 909, 142 25, 470, 283	24, 138, 424	1, 331, 859	2,001,0
arington	20, 392, 202	* 24, 352, 938	1,001,000	3, 960, 7
oneka	19, 951, 288	20, 512, 044		560, 7
opekaichmond	119, 978, 116	No report.	119, 978, 116	l
7aco	32, 197, 067	No report.	32, 197, 057	l
irmingham	22, 273, 145	No report.	22, 273, 145	
irminghaminghamton	14, 883, 300	No report.	14, 883, 800	
Total	58, 880, 682, 455	60, 883, 572, 438 58, 880, 682, 455	448, 231, 281	2, 585, 387, 8 448, 231. 2
Decrease		2, 002, 889, 983		2, 137, 156, 6

^{*} For nine months.

STATE AND SAVINGS BANKS, LOAN AND TRUST COMPANIES.

Abstract of Reports of CONDITION of STATE BANKS, 1872-775 to 1892-95.

	1872-'73.	1873-'74.	1874-'75.	1875-76.	1876-77.	1877-78.	1878-'79.	1879-'80.	1880-'81.	1881-'82.
	banks.	banks.	551 banks.	633 banks.	592 banks.	475 banks.	616 banks.	620 banks.	662 banks.	672 banks.
Recources: Loans, etc. Cventraffs U. S. bouds, U. S. bouds and the stocks, etc. Due from banks Real estate, etc. Other resources Expenses. Cash items Specie. Legal tenders, etc.	\$119, 332, 341 1, 544, 236 9, 617, 667 12, 605, 100 3, 266, 238 886, 348 13, 620, 133 3, 620, 133 8, 447, 776	\$154, 377, 672 1, 2013, 772 1, 2014, 447 16, 437, 815 19, 006, 046 6, 316, 284 1, 164, 989 1, 284, 344 10, 434, 018 1, 986, 088 25, 126, 706	#176, 306, 949 377, 287 374, 884 23, 687, 986 19, 851, 146 9, 006, 657 1, 363, 086 8, 684, 086 1, 156, 186 26, 740, 215	#178, 983, 466 19, 386, 144 19, 386, 144, 450 6, 51, 124, 450 1, 159, 44, 450 1, 19, 659, 547 1, 9, 659, 547 17, 959, 547 17, 959, 547 17, 959, 199	\$256 \$256 \$25,324 \$25,226 \$25,326 \$25,	25, 150, 850, 1677, 189, 1959, 189, 189, 189, 189, 189, 189, 189, 18	101, 444, 088 7, 736, 203 21, 936, 224 14, 284, 845 9, 221, 780 801, 005 8, 767, 391 11, 979, 701 87, 088, 961	5206, 821, 194 7, 142, 553, 548 17, 117, 117 18, 180, 435 14, 277, 927 5, 801, 778 6, 201, 617 6, 201, 617 6, 828, 285	250, 819, 420 1, 236, 310 12, 204, 623 24, 204, 627, 228 110, 512, 228 10, 512, 228 10, 522, 238 11, 070, 225 17, 070, 225 23, 797, 046	\$272.500, 217 1, 196, 369 8, 739, 173 19, 780, 573 19, 919, 183 13, 005, 589 12, 506, 578 18, 546, 678 17, 201, 683 17, 586, 683
Total	178, 881, 407	237, 402, 088	272, 838, 996	278, 255, 852	383, 257, 704	277, 911, 831	315, 839, 340	354, 904, 486	418, 966, 060	488, 834, 173
Liabilities: Captial Circulation Surplus Other profits Dividende unpaid Deposits Due to banks Other liabilities	42, 705, 834 114, 713, 2, 109, 732 10, 027, 668 110, 734, 634 8, 838, 335 4, 237, 578 178, 881, 407	59, 305, 532 153, 432 153, 432, 707 13, 363, 206 137, 594, 961 14, 241, 604 10, 463, 357 237, 402, 088	69, 054, 980 177, 653 6, 797, 107 9, 002, 133 185, 871, 439 10, 530, 844 10, 791, 058	80, 425, 634 3,888, 397 7, 027, 817 10, 457, 816 157, 928, 658 13, 307, 386 8, 327, 188	110, 949, 515 387, 691 5, 986, 844 18, 283, 507 226, 664, 536 9, 412, 876 11, 567, 704	96, 183, 292 8.88, 296 7, 983, 296 11, 963, 064 142, 764, 491 10, 346, 491 9, 215, 903	104, 134, 871 10, 637, 574 10, 607, 574 10, 607, 574 100, 868, 221 13, 693, 009 8, 438, 008	90, 816, 575 93, 306 18, 816, 496 6, 721, 615 206, 751, 611 18, 462, 707 10, 577, 907	92, 922, 535 92, 976, 197 7, 943, 466 7, 943, 466 861, 362, 303 18, 870, 466 16, 689, 921	91 808, 213 286, 391 38, 148, 060 8, 902, 579 481, 855, 496 18, 292, 173 14, 109, 414
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* In compliance with House resolution, making it one of the duties of the Comptroller of the Currency, the Annual Report for 1873 contained the first report of State and and the first character ever made upon State by Federal officer.

Abstract of reports of CONDITION of STATE BANKS, 1872-773 to 1892-'93.-Continued.

	1882-'83.	1883-'84.	1884-'85.	1885-'96.	1886-'87.	1887-'88.	1888-'89.	1889-'90.	1890-'91.	1891-'92.	1892-'93.
	754 banks.	817 banks.	975 banke.	849 banks.	1,413 banks.	1,403 banks.	1,671 banks.	2,101 banka.	2,572 banks.	3,191 banks.	8,579 banks.
Resources: Loans onr. estate			/				8	8	7,2	8	88
Loans, coll. sec Loans, other	\$322, 358, 227	\$31, 049, 510 1, 262, 725	\$347, 880, 520	\$331, 183, 626 1, 169, 388	4435, 854, 364 2, 895, 610	\$432, 002, 66 8					
U.S. bonds. State, etc., bonds.		337,	806	82, 421	530,	004	3, 051, 722	2, 447, 030	1, 100, 307	912, 128 2, 313, 366	2, 468, 258
Eank stocks	<u>::</u>						310,	58	8	98	38
Other bonds, etc Due from banks	22, 083, 304 58, 709, 516	\$ 20 20 20 20 20	48	£.	80, 24, 88 64, 774, 881	58, 778, 206					
Real estate, etc Other resources	13, 592, 791	8.5 7.5	873, 791,	ęź	Ę,8	3 5	2 2 3 3	8 E	<u> </u>	8 8 8	5.5 6.7
Expenses	918, 403	85°	3,6	2,8	S.	86	88	602		278	242,
Specie Legal tenders	17, 429, 817 25, 302, 316	25, 376, 565 28, 787, 615	29, 867, 724 30, 994, 221	24, 734, 684	110, 845, 718	105, 314, 947	133, 210, 164	120, 765, 422	107, 453, 889	129, 745, 578	137, 026, 652
Total	512, 137, 026	521, 077, 768	553, 562, 761	528, 695, 920	684, 781, 845	671, 707, 317	796, 035, 613	870, 812, 131	905, 994, 142	1, 040, 697, 731	1, 180, 725, 537
Liabilities: Capital stock	102, 454, 861		125, 258, 240			188					
Surplus Other profits	25, 762, 738 11, 287, 623		30, 669, 575 11, 574, 736			510,					
Dry de unpaid Deposits Due to banks Otherliabilities	234, 995, 702 20, 651, 930 16, 853, 542	225, 365, 669 27, 125, 108 13, 712, 513	29, 950, 453 11, 209, 708	242, 882, 767 27, 800, 280 9, 957, 880	446, 560, 022 82, 445, 414 10, 825, 117	410, 045, 456 410, 047, 842 34, 538, 942 14, 109, 684	507, 084, 481 43, 167, 031 13, 408, 483	781, 819 553, 054, 584 87, 016, 371 17, 341, 281	38, 826, 003 20, 029, 389	756, 905 648, 513, 809 48, 596, 672 18, 583, 762	225, 502 706, 865, 643 48, 259, 263 21, 180, 051
Total	512, 137, 026	521, 077, 766	553, 562, 761	528, 695, 920	684, 781, 845	671, 707, 817	796, 085, 613	870, 812, 131	905, 994, 142	1, 040, 667, 731	1, 130, 725, 537

Aggregate RESOURCES and LIABILITIES of LOAN and TRUST COMPANIES from 1888-'89 to 1892-'93.

Resources and liabilities.	1888-'89.	1889-'90.	1890-'91.	1891-'92.	1892-'93.
Resources and manifests.	120 banks.	140 banks.	171 banks.	168 banks.	228 banks.
Resources.					
Loans on real estate	\$53 , 349, 045	\$56, 669, 834	\$65, 072, 641	\$55, 098, 822	\$81, 288, 973
Loans on pers'l and collat'l security.	193, 610, 054	209, 617, 297	225, 012, 238	256, 413, 894	307, 170, 395
Other loans and discounts	44, 491, 268	61, 595, 409	66, 791, 541	73, 760, 832	74, 270, 229
Overdrafts	83, 957	91, 362	105, 608	155, 999	93, 917
United States bonds	27, 193, 201	24, 921, 203	16, 067 , 015	18, 059, 578	18, 486, 636
State, county, and municipal bonds.	3, 765, 747	2, 998, 365	3, 828, 397	6, 404, 311	5, 842, 753
Railroad bonds and stocks	19, 352, 398	26, 102, 410	29, 771, 125	27, 617, 700	11, 639, 830
Bank stocks	737, 312	1, 230, 642	1, 159, 776	1, 608, 344	668, 470
Other stocks, bonds, and mortgages.	25, 676, 359	40, 459, 876	43, 157, 008	52, 516, 845	92, 187, 712
Due from other banks and bankers.	25, 084, 040	83, 307, 028	39, 948, 378	54, 975, 325	53, 352, 071
Real estate, furniture, and fixtures	14, 455, 406	16, 845, 480	17, 357, 290	22, 617, 764	26, 245, 518
Current expenses and taxes paid	438, 018	568, 924	743, 684	648, 269	984, 177
Cash and cash items	25, 236, 526	19, 861, 137	16, 482, 207	22 , 600, 045	22, 216, 539
Other resources	7, 795, 152	9, 537, 369	11, 141, 299	7, 767, 180	32, 217, 786
Total	441, 268, 483	503, 801, 836	536, 628, 202	600, 244, 908	726, 664, 506
Liabilities.					
Capital stock	59, 445, 987	70, 676, 247	79, 292, 889	80, 645, 972	94, 867, 268
Surplus fund	25, 583, 905	84, 594, 751	38, 412, 197	45, 824, 747	50, 403, 421
Other undivided profits	13, 199, 209	12, 233, 252	17, 001, 648	15, 943, 401	20, 368, 056
Debenture bonds	16, 902, 812	19, 565, 215	18, 907, 550	11, 365, 290	18, 489, 542
Dividends unpaid	271, 981	203, 460	83, 396	108, 479	67, 385
Individual deposits	299, 612, 899	336, 456, 492	855, 330, 080	411, 659, 996	486, 244, 079
Due to other banks and bankers	3, 013, 572	2, 863, 248	2, 210, 772	3, 771, 465	2, 890, 476
Other liabilities	23, 238, 168	27, 208, 671	25, 299, 670	30, 925, 568	53, 584, 279
Total	441, 268, 483	503, 801, 336	536, 628, 202	600, 244, 908	726, 664, 506

Aggregate RESOURCES and LIABILITIES of SAVINGS BANKS from 1888-'89 to 1892-'93.

5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1888–'89.	1889-'90.	1890-'91.	18 91 →' 92 .	1892-'93.
Resources and liabilities.	849 banks.	921 banks.	1,011 banks.	1,069 banks.	1,030 banks.
Resources.					
Loans on real estate	\$567, 873, 144		\$687, 583, 977	\$714, 832, 576	\$763, 579, 985
Loans on personal, etc., security	160, 816, 158	70, 227, 806		79, 173, 174	74, 179, 877
Other loans and discounts	74, 551, 588				209, 014, 835
Overdrafts	813, 211	303, 316			
United States bonds	158, 923, 630				
State, county, and municipal bonds.	280, 139, 464				
Railroad bonds and stocks	101, 443, 381	110, 405, 678			121, 519, 071
Bank stocks	42, 263, 654			48, 688, 739	44, 466, 726
Other stocks, bonds, and mortgages.	101, 819, 419	111, 575, 177	107, 968, 932		105, 169, 599
Due from other banks and bankers.	61, 534, 576	65, 126, 477			
Real estate, furniture, and fixtures.	29, 652, 572	80, 211, 272			
Current expenses and taxes paid	593, 924	753, 963		832, 059	
Cash and cash items	29, 928, 532				
Other resources	12, 758, 967	11, 356, 193	14, 502, 451	18, 748, 297	11, 804, 470
Total	1,622,612,215	1,742,617,001	1, 854, 517, 069	1, 964, 044, 861	2, 013, 775, 147
Liabilities.					
Capital stock	23, 311, 848	26, 401, 035	32, 106, 127	87, 407, 475	83, 429, 188
Surplus fund	127, 225, 533	183, 762, 883			
Other undivided profits	19, 845, 228	22, 774, 766			26, 017, 047
Dividends unpaid	44, 696	123, 298			
Individual deposits (savings)	1,425,230,349		1, 623, 079, 749		
Individual deposits (not savings)	19, 160, 976	25, 179, 450			23, 649, 305
Due to other banks and bankers	992, 323	1, 996, 161			
Other liabilities	6, 801, 262				
Total	1,622,612,215	1,742,617,001	1, 854, 517, 069	1, 964, 044, 961	2, 013, 775, 147

Table showing, by States, the aggregate SAVINGS DEPOSITS of SAVINGS BANKS, with the number of the depositors and the average amount due to each, in 1891-'92 and 1892-'93.

		1891-'92.			1392–'98.	
States.	Number of depositors.	Amount of deposits.	Average to each depositor.	Number of depositors.	Amount of deposits.	Average to each depositor.
Maine	146, 668	\$50, 278, 452	\$342, 80	155, 383	\$53, 397, 950	\$343. A
New Hampshire	160, 949	72, 439, 660	426. 24	174, 654	74, 877, 279	425: 85
Vermont	80,749	24, 674, 742	305.60	89, 115	27, 262, 930	305. 93
Massachusetts Rhode Island	1, 131, 203 136, 648	369, 526, 386 66, 276, 157	326, 67 485, 01	1, 189, 936 142, 492	898, 019, 862 69, 906, 993	830, 29 490, 60
Connecticut	317, 925	122, 582, 160	885. 57	831, 061	130, 686, 729	894. 75
Total Eastern States	1, 988, 133	705, 777, 557	355, 89	2, 082, 591	748, 661, 743	859, 48
New York New Jersey	1, 516, 289 131, 789	588, 425, 421 83, 807, 684	888. 07 256. 62	1, 598, 804 140, 772	629, 858, 274 86, 488, 246	349. 88 259. 20
Pennsylvania	248, 471	65, 233, 993	262. 54	252, 980	66, 417, 794	262, 54
Delaware	17, 318	3, 626, 319	209. 89	18, 613	8, 739, 484	200.90
Maryland	142, 135	41, 977, 868	205. 84	147, 462	44, 495, 128	801.74
District of Columbia	1, 308	60, 178	46. 18	1,400	74, 729	58. 38
Total Middle States	2, 057, 255	783, 181, 418	856, 86	2, 155, 081	780, 573, 655	362. 21
West Virginia	8, 428	473, 848	56. 22	* 5, 149	237, 707	46. 10
North Carolina	6, 247	282, 425	45. 21	6, 112	301, 234	49. 20
South Carolina	21, 397	4, 225, 459	197. 48	24, 422	5, 918, 189	242.13
Georgia Florida	4, 569 170	572, 523 81, 912	125. 30 187. 78	* 8, 494 * 1, 321	1, 004, 765 219, 448	118. 20 166. 1
Alabama	1,698	220, 046	129.59	1, 848	73, 082	39. 5
Louisiana	5,557	1, 695, 732	305.15	6, 507	2, 003, 854	807.95
Texas	1,960	279, 783	143.48	2, 583	856, 558	138.04
<u> Arkansas </u>	258	51, 854	200.10	844	123, 451	146.27
Tennessee	* 16, 392	1, 292, 913	78. 87	* 14, 126	1, 778, 174	125. 88
Total South- ern States	66, 666	9, 126, 495	136. 89	71, 406	12, 011, 357	168. 21
Ohio	84, 779	83, 895, 078	399. 80	85, 614	84, 606, 218	404. 21
Indiana	15, 418	3, 754, 622	243.52	16, 127	4, 073, 181	252.56
Illinois	* 73, 872	21, 106, 369	285.72	* 84, 861	23, 498, 504	276.90
Michigan	180, 391 948	86, 969, 578 138, 926	204. 88 146. 59	1, 164	184, 698	158.67
Iowa	*71, 687	26, 115, 884	364. 29	* 73, 108	26, 426, 031	361. 44
Minnesota	85, 128	8, 786, 879	250. 17	42, 212	10, 658, 564	252. 50
Total West- ern States	462, 218	180, 756, 881	282. 89	808, 086	99, 447, 141	82 8, 11
O				40.40		900 00
Oregon Colorado	* 21, 215	2, 893, 276	136. 38	* 2, 461 * 11, 639	683, 690 2, 217, 547	277. 70 190. 53
Utah		2, 427, 950	178.58	22, 815	2, 995, 849	128.6
Montana		2, 22., 000		1,786	423, 248	243. 80
New Mexico		149, 449	166, 05	885	186, 928	211.21
Washington	* 8, 955	1, 193, 967	183. 33			
California	* 167, 667	127, 812, 068	759. 32	* 178, 949	138, 019, 874	771. 25
Total Pacific States and			1	İ		i
Territories	212, 333	183, 976, 730	630.97	218, 485	144, 467, 061	661. 22
Total United States	4. 781. 605	1, 712, 769, 026	358, 20	4 820 500	1, 785, 150, 957	369. 56

[&]quot;Partially estimated.

Table showing the number of savings banks in the United States, number of depositors, amount of savings deposits, average amount due each depositor in the years 1820, 1825, 1830, 1835, 1840, and 1845 to 1893, and average per capita in the United States in the years given.

Year.	Number of banks.	Number of depositors.	Deposits.	Average due each depositor.	Average per capita in the United States.
1820	. 10	8, 635	\$1, 138, 576	\$131.86	\$ 0. 12
1825	. 15	16, 931	2, 537, 082	149.84	
1830		38, 085	6, 973, 304	183.09	.54
1835	. 52	60, 058	10, 613, 726	176.72	,
1840		78, 701	14, 051, 520	178.54	.82
1845		145, 206	24, 506, 677	168.77	
1847	74	158, 709 187, 789	27, 374, 325 31, 627 , 479	172.48	
1848		199, 764	33, 087, 488	168.46 165.63	
1849		217, 318	36, 073, 924	165.99	
1850		251, 354	43, 431, 130	172, 78	1.87
1851	. 128	277, 148	50, 457, 913	182, 06	
1852		308, 863	59, 467, 453	192.54	l
1853	. 159	365, 538	72, 313, 696	197.82	
1854 1855	. 190	396, 173	77, 823, 906	196.44	
		431, 602	84, 290, 076	195. 29	
1856		487, 986	95, 598, 230	195.90	
1857	231 245	490, 428 538, 840	98, 512, 968	200, 87 201, 24	
1859		622, 556	108, 438, 287 128, 657, 901	206, 66	
1860	278	693, 870	149, 277, 504	215. 13	4.75
1861		694, 487	146, 729, 882	211.27	3.10
18 6 2	. 289	787, 943	109, 434, 540	215. 03	
1863		887, 096	206, 235, 202	232, 48	
1864	. 305	976, 025	236, 280, 401	242, 08	
1865	. 317	980, 844	242, 619, 382	247.35	
1866		1,067,061	282, 455, 794	264, 70	
1867		1, 188, 202	337, 009, 452	283, 63	
1868		1, 310, 144	392, 781, 813	299.80	
1869		1, 466, 684	457, 675, 050	312.04	
1871	517 577	1,630,846	549, 874, 358	837. 17	14. 20
1872		1, 902, 047 1, 992, 925	650, 745, 442 735, 046, 805	342.13 368.82	
1873		2, 185, 832	802, 363, 609	867. 07	
1874		2, 298, 401	864, 556, 902	376, 98	
1875	. 771	2, 359, 864	924, 037, 304	391.56	
1876		2, 368, 630	941, 350, 255	897.42	
1877		2, 895, 314	866, 218, 306	361.63	
1878	. 668	2, 400, 785	879, 897, 425	366, 50	
1879		2, 268, 707	802, 490, 296	853.72	
1880		2, 335, 582	819, 106, 973	350.71	16. 33
1882		2, 528, 749 2, 710, 854	891, 961, 142 966, 797, 081	352.73 356.70	
1883		2, 876, 438	1, 024, 856, 787	356, 29	
1884	636	3, 015, 151	1, 073, 294, 955	355, 96	
1885		3, 071, 495	1, 095, 172, 147	356, 56	
1886	638	3, 158, 950	1, 141, 530, 578	361.36	
1887		3,418,018	1, 235, 247, 871	361. 39	
1888		3, 838, 291	1, 364, 196, 550	355. 41	
1889	. 849	4, 021, 523	1, 425, 230, 349	354.40	<u>-</u>
1890 1891		4, 258, 898	1, 524, 844, 506	358.04	24.35
1892	1,011	4, 533, 217 4, 781, 605	1, 623, 079, 749 1, 712, 769, 026	358.04	25. 29
1893	1,030	4, 830, 599	1, 785, 150, 957	358. 20 869. 55	26.11 26.63
	. 4,000	±, 000, 000	1, 100, 100, 801	000.00	20.03

PRIVATE BANKS.

AGGREGATE RESOURCES and LIABILITIES of PRIVATE BANKS in 1889, 1890, 1891, 1892, and 1893.

December of Mobilities	1889.	1890.	1891.	1892.	1893.
Resources and liabilities.	1,324 banks.	1,344 banks.	1,235 banks.	1,161 banks.	848 banks.
RESOURCES.					
Loans on real estate. Loans on personal, etc., security. Other loans and discounts. Overdrafts. United States bonds State bonds Railroad bonds and stocks. Bank stocks. Other stocks, bonds, etc. Due from banks and bankers. Real estate, furniture, etc. Current expenses, etc. Cash and cash items.	65, 480, 534 1, 733, 213 1, 421, 537 814, 683 470, 627 514, 770 3, 216, 823 19, 753, 173 9, 474, 378	\$10, 678, 574 21, 363, 819 72, 922, 902 2, 437, 105 1, 643, 560 936, 491 536, 068 866, 787 3, 951, 600 21, 726, 466 9, 812, 101 960, 400 14, 479, 550	\$15, 997, 251 16, 738, 321 68, 190, 783 2, 475, 025 1, 509, 155 908, 983 787, 239 634, 140 1, 883, 192 19, 380, 059 9, 217, 951 797, 326 11, 977, 512	\$13, 782, 512 10, 259, 256 69, 051, 435 2, 067, 627 1, 709, 495 1, 316, 540 404, 178 703, 932 3, 268, 242 20, 097, 669 9, 317, 287 848, 197 12, 235, 490	\$9, 772, 644 8, 885, 376 54, 879, 855 1, 509, 436 1, 472, 148 792, 652 269, 505 517, 866 1, 798, 426 10, 551, 291 6, 449, 149 527, 765 9, 445, 188
Other resources	1, 845, 449	1, 705, 499	1, 209, 081 151, 646, 018	1, 601, 813	972, 042 107, 843, 343
Liabilities.					
Capital Surplus fund. Other undivided profits Dividends unpaid Individual deposits State, county, etc., deposits Deposits of State, etc., officers Due to banks and bankers Other liabilities	3, 555, 590 67, 326 83, 183, 718 693, 969 563, 025	41, 042, 018 9, 741, 183 4, 677, 667 99, 521, 667 902, 481 586, 210 8, 812, 799 8, 736, 797	36, 785, 458 8, 993, 987 3, 152, 635 94, 959, 727 2, 240, 371 5, 513, 840	34, 590, 227 7, 730, 587 3, 528, 577 93, 091, 148 1, 745, 695 5, 975, 439	26, 943, 075 5, 488, 683 3, 335, 118 68, 552, 696 1, 670, 358 1, 853, 413
Total	142, 961, 337	164, 020, 822	151, 646, 018	146, 661, 673	107, 843, 343

AGGREGATE RESOURCES and LIABILITIES of all State banks, loan and trust Companies, savings and private banks, 1892-'93.

	State banks.	Loan and trust com- panies.	Savings banks.	Private banks.	Total.
	3,579 banks.	228 com- panies.	1,630 banks.	848 banks.	5,685 banks.
RESOURCES.		ļ			
Loans on real estate	\$43, 238, 876	\$ 81, 2 88, 973	\$763, 579, 985	\$9, 772, 644	\$897, 875, 478
Loans on collateral security other than real estate	39, 092, 976	307, 170, 395	74, 179, 877	8, 885, 876	429, 828, 624
Other loans and discounts	675, 286, 292	74, 270, 229	209, 014, 835		1, 018, 401, 211
Overdrafts	5, 488, 680	93, 917	495, 781	1, 509, 436	7, 587, 764
United States bonds	412, 664	18, 486, 636	129, 610, 783	1, 472, 148	149, 982, 221
State, county, and municipal bonds.		5, 842, 753	398, 606, 298	792, 652	407, 709, 961
Railroad bonds and stocks		11, 689, 380	121, 519, 071		133, 729, 231
Bank stocks		668, 470	44, 466, 725	517, 866	45, 752, 014
Other stocks and bonds	73, 275, 186	92, 187, 712	105, 169, 599	1, 798, 426	272, 430, 923
Due from other banks and bankers		53, 852, 071	83, 007, 108	10, 551, 291	250, 700, 719
Real estate, furniture, and fixtures . Current expenses and taxes paid	38, 600, 425 4, 242, 164	26, 245, 518 984, 177		6, 449, 149 527, 765	105, 910, 451 6, 502, 538
Cash and cash items	137, 026, 652	22, 216, 539			205, 645, 208
Other resources	7, 457, 897	82, 217, 786	11, 804, 470	972, 042	52, 452, 195
Total	1, 180, 725, 537	726, 664, 506	2, 018, 775, 147	107, 843, 843	3, 979, 008, 533
Liabilities.					
Capital stock	250, 767, 709	94, 867, 268	33, 429, 188	26, 943, 075	406, 007, 240
Surplus fund	74, 287, 606	50, 403, 421	137, 456, 126	5, 488, 683	267, 585, 836
Other undivided profits	28, 900, 230	20, 368, 056	26, 017, 047	3, 335, 118	78, 620, 451
State bank notes outstanding	9, 534				9, 534
Debenture bonds	·····				
Dividends unpaid	525, 502	67, 385	160, 297	40 EFG 404	758, 184
Individual deposits	700, 800, 648	400, 244, 079	23, 649, 305 1, 785, 150, 957	08, 002, 090	1, 285, 811, 723 1, 785, 150, 957
Due to other banks and bankers	48 250 269	2, 690, 476	2 350 368	1 670 358	54, 970, 464
Other liabilities	21, 160, 051			1. 853. 413	82, 109, 602
· · · · · · · · · · · · · · · · · · ·	21, 200, 001		5,002,000	_, 000, 910	
Total	1 100 000 500		2, 018, 775, 147	1405 040 040	la 000 000 FR

Statement showing the AMOUNT of GOLD, etc., held by national banks on July 12, 1893, and by other banking institutions on or about the same date.

Classification.	National banks (3,807).	All other banks (5,685).	Total all banks (9492).
Gold coin. Gold Treasury certificates. Gold (clearing-house) certificates Silver, dollars. Silver, fractional. Silver, Treasury certificates. National-bank notes. Legal-tender notes. United States certificates for legal tenders. Fractional currency. Specie, not classified.	50, 550, 100 4, 285, 000 7, 880, 457 6, 119, 575 22, 626, 180 20, 135, 054 96, 838, 677 6, 660, 000 952, 632	\$7, 618, 014 } 1, 815, 624 *64, 512, 344 15, 098, 221	15, 315, 656 22, 626, 180 20, 135, 054 160, 346, 021 6, 660, 000
Cash not classified	810, 342, 587	116, 606, 000 205, 645, 208	116, 606, 000 515, 987, 740

*Includes coin certificates and national-bank notes.

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Table showing, by States and Territories, the capital of the national banks on July 12, 1893, and of the State, stock savings, and private banks and loan and trust companies at date of latest reports to this Bureau.

States and Territories.	National banks.	State banks.	Stock sav- ings banks.	Private banks.	Loan and trust com- panies.	Total.	Average per capita of population.
Maine	\$11, 214, 196				\$1,069,800	\$12, 28 3, 996	\$18.50
New Hamp- shire	6, 380, 000				1, 455, 000	7, 835, 000	20. 35
Vermont	7, 010, 000		\$ 787, 500		0 075 000	7, 797, 500	23. 41
Massachusetts Rhode Island	99, 217, 500 20, 277, 050	\$916, 675			8, 975, 000 2, 557, 900	108, 192, 500 23, 751, 625	43.90 64.72
Connecticut	22, 999, 370	2, 340, 000			1, 161, 600	26, 500, 970	, 33. 50
Total East- ern States.	167, 098, 116	3, 256, 675	787, 500		15, 219, 300	186, 361, 591	37. 25
New York	87, 235, 366	33, 359, 200		\$759,400	25, 950, 000	147, 303, 966	23. 34
New Jersey	14, 603, 350	1, 780, 460			1, 695, 000	18, 078, 810	11.61
Pennsylvania.	73, 143, 213 2, 133, 985	8, 819, 697 680, 000		1, 377, 429	36, 003, 744 500, 000	119, 344, 083 3, 313, 985 19, 453, 296	21.31 18.94
Delaware Maryland	16, 935, 289	1, 128, 450	223, 040	166, 517	1, 000, 000	19, 453, 296	18. 20
District of	2, 827, 000	1	50, 675		3, 250, 000	6, 127, 675	22. 78
Columbia Total M i d-	2, 827, 000		50, 615		3, 230, 000	0, 127, 075	AZ. 16
dle States.	196, 878, 203	45, 767, 807	273, 715	2, 303, 346	68, 398, 744	313, 621, 815	20.93
Virginia	4, 796, 300	6, 388, 588		32,500		11, 217, 388	6. 61
West Virginia.	2, 951, 000	2, 421, 676			111, 490	5, 484, 166	6. 85
North Carolina South Carolina	2, 476, 000 1, 748, 000	1, 913, 530 1, 123, 024	40,000 1,253,126	287, 443		5, 484, 166 4, 716, 973 4, 124, 150	2. 83 3. 46
Georgia	# 001 000	9, 363, 036	1, 027, 354	338, 000		14, 819, 390	7.73
Florida	1, 450, 000	835,000	210,000	49, 226		2, 044, 226	4. 68
Alabama 4 Mississippi	3, 844, 000	900, 910 3, 260, 925	305, 000	430, 000		5, 479, 910 4, 375, 925	3. 40 3. 28
Louisiana	1, 450, 000 3, 844, 000 1, 115, 000 3, 935, 000	2, 755, 447	100,000			6, 790, 447	5. 83
Texas	23, 340, 300	450,000	139, 486	2, 796, 800		28, 926, 786	12. 12
Arkansas	1, 100, 000	1, 675, 925	123, 157			2, 899, 082	2. 37 16. 20
Kentucky Tennessee	15, 009, 400 9, 648, 620	15, 855, 430 3, 346, 435	555, 000			30, 864, 830 13, 550, 055	7.44
Total South- ern States.	77, 704, 820	·	3, 753, 123	3, 933, 969	111, 490	135, 293, 328	7.08
361	00 005 000	10 927 105		1 172 000	1, 050, 000	45, 925, 965	16. 14
Missouri	23, 865, 000 45, 694, 800	19, 837, 105 7, 618, 325	1,860,000	1, 173, 860 3, 021, 549	1,000,000	58, 194, 174	15. 29
Indiana	14, 171, 000	4, 504, 500		2, 448, 148 3, 769, 308 996, 579		21, 123, 648	9. 39
Illinois	38, 218, 850 14, 684, 000	7, 065, 500 12, 102, 955	7, 972, 000	3, 769, 308	3, 460, 000	60, 485, 658 27, 783, 534	14.66
Michigan Wisconsin	9, 235, 000	6, 806, 900		1, 177, 742		17, 219, 642	9.4
Iowa	14, 615, 000	8, 074, 420	6, 409, 700	4, 328, 619	2, 176, 603	35, 604, 342	17.96
Minnesota	16, 245, 230	9, 189, 000	225,000	870, 495	4, 451, 131	30, 980, 856	20.68
Kansas Nebraska	11, 902, 100 12, 69 8, 100	*5, 969, 915 *11, 418, 995			l	17, 872, 015 24, 117, 095	11.79 18.48
Total West							
ern States.	201, 328, 580	92, 587, 615	16, 466, 700	17, 786, 300	11, 137, 734	839, 306, 929	14. 51
Nevada Oregon	282, 000 8, 795, 000	553, 800	800, 450	70, 000 98, 395		352, 000 5, 247, 645	7, 65
Colorado	8, 510, 000	1,740,000	450,000	467, 248		11, 167, 248	22.56
Utah	2, 550, 000 825, 000	750,000	1,731,100	25,000		5, 056, 100	21.98
Idaho	825, 000 4, 725, 000	157, 500 365, 000	200,000	111,500 190,000		1, 094, 000 5, 480, 000	10. 13 30. 6
Wyoming	1, 210, 000	94, 500		235, 400		1, 539, 900	19.99
New Mexico	750, 000	113,800 *1,092,340	80,000	50,000		993, 800 3, 307, 340	6,02
North Dakota. South Dakota.	2, 215, 000 2, 550, 000	1, 092, 340 1, 987, 053				3, 307, 340 4, 537, 053	13. 07 10. 55
Washington	6, 830, 000	4, 263, 555		111, 403		11, 204, 958	23.10
Arizona	400, 000 7, 475, 000	240, 200				640, 200	10.00
California Oklahoma Ter-		47, 848, 938	8, 886, 600	1,560,514		65, 771, 052	49.94
ritory Indian Terri-	800, 000	159,000			·····	459, 000	3.53
tory	360, 000	 		 	.	360, 000	1.88
Total Paci-							
fic States		1	1	l			I
tories	42, 777, 000	59, 365, 686	12, 148, 150	2, 919, 460	ļ	117, 210, 296	25. 7
Total United					====		

^{*}Capital of banks other than national.

Table showing, by States and Territories, the population of each on June 1, 1893, and the aggregate capital, surplus, undivided profits, and individual deposits of national and State banks, loan and trust companies, savings and private banks in the United States on or about June 30, 1893; the average of these per capita of population, and the per capita averages of such resources in each class of banks and in all banks.

States and Territories.	Population June 1,	All bank	:a.	National banks.	State banks.	Loan and trust compa- nies.	Savings banks.	Private banks.
	1893. *	Capital, etc.	Aver- age per capita.	Aver- age per capits.	Average per captia.	Aver- age per capita.	Aver- age per capita.	Aver- age per capita.
Maine	664, 000	\$89, 707, 745	\$135.10	\$43.14		\$6.48	\$85.48	
New Hampshire	385, 000	102, 646, 545	266.60	43. 82		14.25	209.02	
Vermont	333, 000 2, 462, 000	47, 883, 258 803, 901, 450	143. 79 326. 52	55.08 122.40		35. 31	88.71 168.81	
Rhode Island	367, 000	142, 298, 067	387.73	121. 29	\$5, 48	59.85	201.11	
Connecticut	791, 000	218, 071, 008	275. 69	82.57	9. 91	8.04	175. 17	
New York	6, 311, 000	1, 839, 989, 879	291.55	83. 82	41.15	52.13	113.79	\$0.66
New Jersey	1,557,000	136, 829, 792	87.88	48.05	6. 56	7.80	25. 47	
Pennsylvania	5, 600, 0 00	635, 096, 309	118. 40	61.96	10.57	25.65	13.36	1.86
Delaware	175,000 1,069,000	15, 630, 358 110, 397, 805	89. 31 103. 27	44. 17 53. 18	12. 53 3. 34	8.31 2.09	24. 30 44. 22	.44
District of Columbia	269, 000	22, 364, 276	83.14	51.66	3.03	30. 95	. 53	. 33
Virginia	1,696,000	44, 329, 571	26. 13	12.76	13. 32		l. 	. 05
West Virginia	800, 000	22, 621, 943	28. 28	12.30	15. 40	.28	. 30	
North Carolina	1, 668, 000	13, 167, 178	7.89	4. 25	2. 84	- <i></i>	. 22	.58
South Carolina Georgia	1, 184, 000 1, 917, 000	19, 010, 617 38, 014, 463	16.06 19.83	6.99 5.45	1. 79 12. 41		7. 28 1. 65	. 32
Florida	437, 000	8, 624, 906	19.74	15.11	2. 89		1. 44	.30
Alabama	1, 582, 000	14, 144, 814	8.94	6.66				. 62
Mississippi	1, 332, 000	12, 162, 893	9. 13	2. 36	6.77	.		
Louisiana	1, 160, 000	38, 032, 893	82.78	20.09	10. 73		1.96	<u>-</u> -
Texas	2, 386, 000	73, 245, 261	30.70	27. 27			. 37	2. 55
Arkansas Kentucky	1, 222, 000 1, 905, 000	8, 357, 230 78, 873, 841	6.83	2. 73 18. 79	3.76 22.61		. 34	
Tennesse e	1, 820, 000	37, 523, 635	20.62	13.91	5. 17		1, 54	
Missouri	2, 845, 000	176, 600, 771	62.07	22. 29	36.06	1.18	1.04	2. 54
Ohio	3, 804, 000	246, 557, 236	64.81	40. 35	10.50		10. 23	3.73
Indiana	2, 250, 000	78, 954, 829	35.09	23. 25	5. 95		2.00	3.89
Illinois	4, 119, 000	285, 184, 145	69. 23	41.82	6. 89	3. 90	12. 83	3.79
Michigan Wisconsin	2, 237, 000 1, 826, 000	130, 848, 877 97, 715, 823	58.50 53.51	24. 90 23. 24	†31.95 26.00	;	. 10	1.65 4.17
Iowa	1, 982, 000	123, 873, 045	62.49	23.54	12.88	1.77	17. 26	7.04
Minnesota	1, 498, 000	110, 295, 433	73. 62	35. 92	23. 55	4.62	7. 57	1.96
Kansas	1, 516, 000	52, 497, 761	34.63	22.81	‡ 12. 32			
Nebraska	1, 305, 000	81, 135, 798	62.17	80.58	; 31. 59			· • • • <u>• • • •</u>
Nevada	46, 600 373, 000	1, 074, 641 17, 962, 442	23.36 48.15	19.89 37.93	2.77			3. 47 . 64
Oregon	495, 000	39, 446, 851	79.69	61.72	10.32		5.84	1.81
Utab	230,000	14, 040, 602	61.04	28.93		l 	26.08	. 21
Idaho	108,000	3, 348, 828	31.01	26.04	2.70			2. 27
Montana	179, 000	23, 577, 740	131.72	119.37	5. 25		4.87	
Wyoming New Mexico	77,000	4, 598, 619 3, 386, 624	59.72 20.52	44.71 15.57	3. 38 2. 63		1 70	11.63
North Dakota	165, 000 253, 000	10, 885, 193	43.02	30. 27	‡ 12. 75		1. 10	. 62
South Dakota	480,000	13, 499, 311	31. 39	17.43	13.96			
Washington	485, 000	30, 715, 357	63. 33	38. 12	24.43			
Arizona	64, 000	1, 814, 601	28. 35	16.59	11.76			
California	1, 817, 000	289, 584, 676	219.88	16.73	85. 49		115. 37	2. 29
Oklahoma Territory Indian Territory	130, 000 195, 000	1, 523, 7 92 891, 8 22	11.72 4.57	7.67 4.57	4.05	· · · · · · · · ·		
AMUMI IOIIIWIJ	100,000	001,022	2.01	2.01		•••••		
Total United States.	67, 021, 000	6, 412, 939, 954	95, 68	38, 64	15. 83	9.73	29, 93	1.55

^{*} Estimated by Mr. Joseph S. McCoy, Government actuary, †Includes savings banks and loan-trust companies. ‡Includes private banks.

Table showing, by States and geographical divisions, the number, assets, and liabilities of States which were compelled to suspend business during the

[From reports to the

States, etc.		State be	nks.		Savings 1	banks.		Trust com	panies.
States, etc.	No.	Assets.	Liabilities.	No.	Assets.	Liabilities.	No.	Assets.	Liabilities
New Hampshire	••••			8	\$795, 000	\$1, 150, 000	8	\$6, 225, 000	\$7, 413, 00
Vermont	···i	\$250,000	\$225,000						
Total Eastern States.	1	250, 000	225, 000	8	795, 000	1, 150, 000	3	6, 225, 000	7, 413, 00
New York	6	6, 225, 544	5, 639, 234		124, 350	122, 996			
New Jersey Pennsylvania	1 2	180,000	220,000				l		
Delaware District of Columbia	• • • •								
Total Middle States	9	6, 542, 544	6, 134, 234	1	124, 350	122, 996			
Virginia West Virginia	5	1, 250, 000		1	40, 000	60,000			
North Carolina South Carolina	2	525, 000 136, 940	695, 000 133, 539	٠٠٠;	3,000	30,000			•••••
Georgia Florida	8	506,000	322,000	·;	5,000		1	35, 000	15, 00
Alabama	1 1	140,000			3,000	15,000			
Louisiana Lexas	2						···i	500,000	760, 00
Arkansas Kentucky Tennessee	2 2 5	850, 575	554,000		664, 750	845 000			
Total Southern States		4, 815, 540		- - 7					775, 00
Missouri	8			6				225, 000	811, 00
Ohio Indiana	3 12	807, 544	212, 400	5					
Illinois			. 		1, 252, 000	1 914 000			
Michigan Wisconsin	13	30, 000 12, 094, 851	12, 123, 343	3	252,000	290, 643			
[owa Minpesota	15	793, 041 3, 204, 250	577, 198 2, 604, 941	3 1	9,000	9,000	2	2, 200, 000 3, 650, 000	6, 350, 00 6, 415, 00
Kansas Nebraska	25 10		1, 624, 100 528, 280	1 8	25,000	35, 600	···i	1, 200, 000	800, 00
Total Western States	91	20, 577, 801	19, 144, 875	24	7, 011, 878	6, 745, 763	7	7, 275, 000	13, 876, 00
Oregon	4		747, 569	3					
Colorado	9	60,000	188,000		2, 514, 000	2, 514, 000	l		
Idaho	3	227, 729	214, 179			·····			
Montana Wyoming	8						l		
New Mexico North Dakota*	i		l	1	220,000	189, 246			
South Dakota† Waahington		1, 699, 897	641, 800	2	386, 000	219 000	···;	802, 500	290, 00
Arisona	l ī	88,000	45,000			l	l . .		
California Oklahoma Territory	19	4, 967, 290	5, 035, 728	2	2, 668, 055	2, 539, 804	 		
Total Pacific States and Territories.	46	9, 095, 963	7, 537, 771	12	9, 029, 960	8, 062, 050	1	302, 500	290, 0
Total United States	172	41, 281, 848	86, 903, 266	47	17, 673, 938	16, 830, 809	13	14, 887, 500	22, 354, 00

*Incomplete.

t No information.

State and savings banks, trust and mortgage companies and private banks in the United first eight months of the current calendar year.

Bradstreet Agency.]

Mort	compani	investment es.		Private be	nks.		Total all be	anks.	States
No.	Assots.	Liabilities.	No.	Assets.	Liabilities.	No.	Assets.	Liabilities.	DUNIOS
2	\$200, 000	\$750, 000	i	\$142, 875		6 8 1	\$7, 020, 000 342, 875 250, 000	\$8, 563, 000 750, 000 225, 000	N. H. Vt. R. I.
2	200, 000	750, 000	1	142, 875		10	7, 612, 875	9, 538, 000	
			8	581, 595	\$699, 271	15	6, 881, 489	6, 461, 501	N. Y. N. J.
	•••••		• • • • • • • • • • • • • • • • • • • •	1, 072, 795	1, 408, 478	1 8	180, 000	220,000	N.J. Pa.
	· · · · · · · · · · · · · · · · · · ·		ĭ	204, 000		î	1, 209, 795 204, 000	1, 678, 478 360, 000	
			;2			•••••			D. C.
•••			15	1, 808, 890	2, 462, 749	25	8, 475 284	8, 719, 979	
	• • • • • • • • • • • • • • • • • • • •		2	180,000	250,000	8	995, 800	907, 000	Va.
		•••••	1	150, 000	150, 000	2	1, 400, 000	1, 100, 000	W. Va.
:::	• • • • • • • • • • • • • • • • • • •		••••		••••••	2 2 6	525, 000 139, 940	695, 000 163, 539	N. C. S. C.
			2	275, 000		6	816, 000	432, 000	Ga.
•••	• • • • • • • • • • • • • • • • • • • •		3	177, 598	111,647	6	409, 823 8, 057, 000	281, 494	Fla.
				2, 917, 000	1,741,000	1	150, 000	1, 866, 000 70, 000	La.
	•••••		11	483, 000	736, 000	12	983, 000	1, 496, 000	Tex.
•••	•••••		1 2	5, 000 990, 000	15, 000 450, 000	8	10, 000 1, 840, 575	50,000 1,004,000	Ark. Ky.
			ĺ í	15,000			928, 750	877,000	
ㅣ			27	5, 192, 598		61	11, 255, 888	8, 945, 033	
	•••••		5 19	360, 000 1, 446, 587		21 27	8, 299 , 654 4, 277, 131	8, 705, 613 8, 867, 775	Mo. Ohio.
:::			l 11	868,000	565,000	23	2, 149, 000	1, 415, 000	Ind.
1	50, 000	70,000		4, 041, 027	5, 056, 813	24	4,091,027	5, 126, 813	III.
			14	174, 295 1, 051, 000	234, 547 1, 360, 992	11 30	1, 456, 295 13, 397, 851	1, 488, 547 13, 774, 978	Mich. Wia.
i	150, 000	200,000	12	781, 700	997, 500	22	4, 238, 619	8, 355, 818	Iows.
••;	840, 803	700,000	8 5	718, 000 415, 000		26 32	7, 576, 250 2, 168, 303	9, 467, 741 2, 997, 100	Minn. Kans.
		700,000	2	22,000			2, 618, 961	2, 078, 290	Nebr.
3	540, 803	970, 000	107	9, 867, 609	11, 041, 027	232	45, 273, 091	51, 777, 665	
			6	478, 588		13	4, 749, 485	8, 899, 917	Oreg.
			7	194, 000	236,000	20 1	8, 532, 000	3, 302, 000 188, 000	Colo. Utah.
:::			····i	4, 000	900	4	60, 000 281, 729	215, 079	Idaho.
	•••••		5	1, 375, 000	543,000	8	1, 515, 000	621,000	Mont.
•••	• • • • • • • • • • • • • • • • • • • •		2	805, 000	250,000	3 1 3	350, 000 220, 000		Wyo. N. Mex.
· i	20, 000	70,000	¨ i	100,000	75,000	8	185, 000		N. Dak.
	• • • • • • • • • • • • • • • • • • • •		4	594, 254	495, 784		2, 982, 651	1, 646, 084	Wash.
	• • • • • • • • • • • • • • • • • • • •		·····			1	88,000	45,000	Aris.
:::			····i	175, 000	100,000	31 1	7, 6 85, 345 175, 000		Cal. Okia.
	20,000	70,000						<u> </u>	1
1	20,000	10,000	21	8, 220, 787	4, 200, 082	87	a1, 01%, 210	10, 212, 600	
6	760, 803	1, 790, 000	177	20, 287, 250	19, 815, 455	415	94, 291, 848	97, 198, 580	1

Not included in returns to Bradstreet.

1, 840, 770.26 1, 840, 770.26

PUBLIC DEBT STATEMENT.

Statement of the PUBLIC DEBT and of the CASH in the Treasury of the United States for the month of September, 1898.

INTEREST-BEARING DEBT.

		,	When			Ontsta	Outstanding Sept. 80, 1893.	, 1893.	Outstanding	Outstanding
Title of loan.	Title of loan. Authorizing act.	Kate.	redeemable.	interest payable.	redeemable. Interest payable. Amount ustued.	Registered.	Registered. Coupon. Total.	Total.	Mar. 1, 1893. Oct. 1, 1893.	Oct. 1, 1893.
Funded loan of 1891.	Funded loan July 14, 1870, and of 1891.	(4) per cent, continued	Option, U. S	M., J., S., and D.	(4 per cent.) Sontinued Option, U. S M., J., S., and D. (44e)\$250,000,000.00 \$25, 364, 5	25, 364, 500. 00		\$25, 364, 500. 00	\$25, 364, 500. 00	825, 864, 500. 00
Funded loan	July 14, 1870, and	(atzpercent.) 4 per cent	July 1, 1907	(atz percent.) 4 per cent July 1, 1907 J., A., J., and O.	740, 867, 500. 00 488, 251, 100. 00 \$71, 855, 050. 00 555, 606, 150.00 559, 595, 900. 00 559, 600, 150. 00	188, 251, 100. 0C	171, 855, 050. 00	559, 606, 150.00	559, 595, 900. 00	559, 606, 150. 00
Refunding	Feb. 26, 1879	4 per cent		до	40, 012, 750. 00	40, 012, 750. 00		67, 090. 00	73, 860.00	67, 090. 00 73, 860. 00 67, 090. 00
Aggregal to Paci	Jugasos. La Pacific railroads, as stated below	ng debt, exclus	sive of United St	stes bonds issued	1, 030, 880, 250. 00 513, 615, 600. 00 71, 855, 050. 00 585, 037, 740. 00 585, 034, 280. 00 585, 037, 740. 00	513, 615, 600. 00	71, 355, 050. 00	585, 037, 740. 00	585, 034, 280. 00	585, 037, 740. 00

DEBT ON WHICH INTEREST HAS CEASED SINCE MATURITY.

Aggregate of debt on which interest has ceased since maturity Funded loan of 1891, matured Sept. 2, 1891.
Old debt matured at various dates prior to Jan. 1, 1861, and other items of debt matured at various dates subsequent to Jan. 1, 1861.

	\$346, 681, 016, 00 55, 647.59	20, 727, 096. 75 6, 900, 504. 62	874, 864, 264. 87
DEBT BEARING NO INTEREST.	Logal-tender notes Feb. 25, 1862; July 11, 1862; Mar. 3, 1868 55, 681, 016, 00 Old demand notes 51, 1861; Feb. 12, 1862; 56, 687, 56	July 14, 1890 July 17, 1962; Mar. 3, 1863; June 30, 1864, less \$8, 375,934 estimated as lost or destroyed, act of June 21, 1879	ng no interest.
	Legal tender notes Old demand notes	Endemption account	Aggregate of date bearing no inte

CERTIFICATES AND NOTES ISSUED ON DEPOSITS OF COIN AND LEGAL TENDER NOTES AND PURCHASES OF SILVER BULLION. Statement of the PUBLIC DEBT and of the CASH in the Treasury of the United States for the month of September, 1893.—Continued.

Classification.	In the	In the Treas- ury.	circulation.	In circulation. Amount issued.
Gold cartificates Silver certificates Feb. 28, 1878; July 12, 1882 Certificates of deposit Treasury notes of 1890 July 14, 1890		\$129, 220, 00 5, 909, 370, 00 85, 000, 00 2, 494, 841, 00	\$79, 627, 590, 00 324, 955, 134, 00 8, 200, 000, 00 148, 824, 199, 00	\$79, 756, 819, 00 330, 864, 504, 00 8, 285, 000, 00 151, 319, 040, 00
Aggregate of certificates and Tresserry notes offset by cash in the Treasury		8, 618, 431.00	561, 606, 932. 00	570, 225. 363. 00
RECAPITULATION.				
Classification. Sept. 30, 1893.	-	Aug. 31, 1893.	Decrease.	Increase.
Interest-bearing debt. Debt on which interest has ceased since maturity The bearing no interest. The bearing no interest are since maturity. The bearing no interest.	\$585, 037, 740, 00 1, 984, 770, 26 374, 364, 264, 87	\$585, 037, 590. (0 2, 045, 540. 26 873, 877, 128. 37	6 \$60,770.00	\$150.00 487,136.50
Aggregate of interest and noninterest bearing debt. 961, 386. Certificates and Treasury notes offset by an equal amount of cash in the Treasury	961, 386, 775, 13 570, 225, 363, 00 5	960, 940, 258. 63 565, 614, 881. 00	8 60, 770.00	487, 286. 50
Aggregate of debt, including certificates and Treasury notes	12, 138. 13 1, 5	26, 575, 139. (3 60, 770.00	5, 097, 768. 50

Statement of the PUBLIC DEBT and of the CASH in the Treasury of the United States for the month of September, 1893—Continued.

CASH IN THE TREASURY.

Cla	Classification.			Demand Habilities		
Gold— Coin Bars	\$72, 183, 123, 15 101, 026, 648, 01	\$173, 209, 771. 16		Gold certificates Silver certificates Certificates of deposit, act June 8, 1872 Treasury notes of 1890	879, 756, 819, 00 830, 864, 504, 00 8, 285, 000, 00 151, 319, 040, 00	
8ll ver— Bollars Dollars Gubsidiary coin Bars.	860, 499, 882, 00 13, 496, 416, 24 124, 242, 787, 09	20 20 20 20 20 20 20 20 20 20 20 20 20 2		Fund for redemption of uncurrent national bank notes Outstanding checks and drafts.	8, 429, 392, 41 5, 363, 221, 81	\$ 670, 2 25, 868. 00
Paper— Eggtender notes (old issue) Tressury notes of 1890 Gold certificates	14, 452, 109, 81 2, 494, 841, 00 129, 220, 00			Agents and Agents of Agent	4, 208, 054. 76	42, 447, 159. 52
Surver certificates Certificates of deposit, act June 8, 1872. National bank notes		200	-			100, 875, 653. 86
Other— Bonds, interest, and coupons paid, awaiting reimbursement. Minor coin and fractional currency. Deposite in antional-bank decod-	72, 524, 16 860, 677, 96	au, ese, uz.1. so			-	
ifories— General account Disbursing officers' balances	12, 628, 511. 99 8, 651, 568. 98					
Aggregate		17, 213, 278, U4 \$719, 548, 155, 88	\$719, 548, 155. 88	Aggregate		719, 548, 155, 88
Cash balance in the Tressury Aug. 81, 1 Cash balance in the Tressury Sopt. 80, 1	1893			Aug. 81. 1893 Sept. 80, 1893		\$107, 283, 910. 64 106, 875, 633. 36
Decrease during the month				Decrease during the month.		408, 277. 28

BONDS issued in aid of the construction of the several PACIFIC RAILROADS and INTEBEST paid thereon by the United States, and condition of Pacific Railroad SINKING FUND created by act of May 7, 1878.

				Interest repaid by companies.	by companies.	9-1-1-0		Sinking fand.	
Name of railway.	Principal outstanding.	Interest accorded and not by the United yet paid. States.	Interest paid by the United States.	By transporta- tion service.	By cash payments, 5 per cent net earnings.	interest paid by the United States.	Bonds.	Cash.	Total.
Central Pacific. Kansas Pacific. Union Pacific. Central Branch, Union Pacific. Western Pacific. Sioux City and Pacific.	\$25, 885, 120, 00 6, 303, 000, 00 27, 236, 512, 00 1, 600, 000, 00 1, 970, 560, 00 1, 628, 320, 00	\$388, 274, 89 94, 545, 00 408, 547, 68 24, 000, 00 24, 424, 80	438, 988, 627, 27 9, 911, 133, 09 41, 239, 757, 61 2, 509, 908, 28 2, 850, 584, 94 2, 441, 289, 46	96, 881, 742, 10 4, 187, 814, 80 13, 962, 463, 72 572, 532, 49 9, 367, 00 208, 126, 13		#31, 443, 601, 91 5, 723, 818, 29 26, 928, 884, 31 1, 980, 848, 86 2, 841, 217, 94 2, 233, 168, 86	\$5, 061, 500. 00 12, 796, 500. 00	\$60, 898. 08 170, 874. 56	4656, 282. 26 431, 443, 601. 91 46, 041, 500. 00 460, 388. 08 45, 121, 893. 08 438, 409. 56 20, 282, 894. 31 1, 800, 348. 89 2, 233, 108. 89
Total	64, 623, 512. 00	969, 352. 68	97, 996, 200. 66	25, 792, 046. 24	1, 108, 619, 75	71, 100, 534. 67	17, 857, 000. 00	230, 772.50	18, 087, 772. 50

The foregoing is a correct statement of the public debt and of the cash in the Tressury at the close of business September 30, 1898.

TREASURY DEPARTMENT, October 2, 1895.

JOHN G. CARLIBLE, Secretary of the Treasury.

Statement of the PUBLIC DEBT and of the CASH in the Treasury of the United States for the month of December, 1898.

INTEREST-BEARING DEBT.

	1		When redeem-		When redeem	Outst	Outstanding Dec. 31, 1893.	1893.	Outstanding	Outstanding
Time of loan.	Time of losn. Authorizing sot.	Rate.	able.	interest payable.	Amount 188 ued.	Registered.	Registered. Coupon.	Total.	Mar 1, 1893.	Mar 1, 1893. Jan. 1, 1894.
Funded loan of 1891. Funded loan of 1907. Befunding certificates.	Funded Ioan July 14, 1870, and Or 1981 Funded Ioan July 14, 1870, and Jan. 20, 1871 Bofunding Feb. 26, 1879	(4 per cent, continued 2 per cent.) 4 per cent	Option, U.S July 1, 1907	(4 per cent.) (confinedat) (2 per cent.) (4 per cent (5 per cent (4 per cent (4 per cent (4 per cent (4 per cent (4 per cent (4 per cent (5 per cent (6 per cent	7 7	50, 000, 000. 00 \$25, 364, 500. 00 40, 872, 000. 00 489, 003, 700. 00 \$70, 607, 000. 00 40, 012, 750. 00	\$70, 607, 000. 00	\$25, 364, 500. 00 \$ 559, 610, 700. 00 5 64, 110. 00	\$25, 364, 500. 00 559, 595, 900. 00 73, 860. 00	\$25, 364, 500. 00 559, 610, 700. 00 64, 110. 00
Aggregal to the	Aggregate of interest bearing dobt, exclusive of United States bonds issued to the Pacific railroads, as stated below	g debt, exclusi as stated belov	ve of United Sta	g dobt, exclusive of United States bonds issued	1, 030, 884, 800, 00 514, 368, 200. 00 70, 607, 000, 00 585, 039, 310. 00 585, 034, 280. 00 585, 039, 310. 00	514, 368, 200. 00	70, 607, 000. 00	585, 039, 310. 00	585, 034, 260. 00	585, 039, 310. 00

DEBT ON WHICH INTEREST HAS CEASED SINCE MATURITY.

DEBT BEARING NO INTEREST

Feb 25, Ind demand notes July 17 affons June notes	Feb 25, 1862; July 11, 1862; Mar. 3, 1863 55, 681, 016, 00	\$346, 681, 016. 00 55, 647. 50
Redemption account. July 14	July 14, 1862; Mar. 8, 1863; June 30, 1864, less 96,375,934 estimated as lost or destroyed, act of June 21, 1879 6, 900, 504.63	23, 015, 908, 75 6, 900, 504. 63
ring no interest	Aggregate of debt bearing no interest	376, 663, 076. 87

CERTIFICATES AND NOTES ISSUED ON DEPOSITS OF COIN AND LEGAL-TENDER NOTES AND PURCHASES OF SILVER BULLION.

In the Treasury. In circulation. Amount Issued.	\$775, 580, 000 \$5, 038, 584, 000 \$6, 000, 000 \$8, 045, 000, 00 \$1, 194, 884, 00 \$15, 965, 287, 00 \$15, 194, 1884, 00 \$15, 1965, 287, 00 \$15, 196, 181, 196,	6, 849, 828, 00 567, 968, 096, 90 604, 817, 424, 00
Classification.	March 3, 1865 July 12, 1882 Mar. 3, 1867 July 12, 1886 Mar. 3, 1887 June 8, 1872 June 8, 1872 June 8, 1872 June 9, 1890 June 9, 1890 July 14, 1890 Jul	Aggregate of certificates and Tressury notes, offset by cash in the Treasury

RECAPITULATION.

Classification.	Dec. 31, 1883.	Dec. 31, 1883. Nov. 30, 1893. Decrease. Increase.	Decrease.	Increase.
Interest bearing debt ceased since maturity Debt on which interest has ceased since maturity Debt bearing no interest.	\$685, 039, 310. 00 1, 913, 530, 26 376, 668, 076, 87	\$655, 039, 310, 00 \$655, 039, 220, 00 \$250, 00 \$500, 00 \$74, 569, 715, 87	\$25, 850. 00	\$90.00 2,063,361.00
Aggregate of interest and noninterest bearing debt. Certificates and Treasury notes offset by an equal amount of cash in the Treasury	963, 605, 917. 18 604, 317, 424. 0v	963, 605, 917. 18 961, 568, 316. 12 26, 850. 00 2, 063, 451. 00 004, 317, 424. 0v	26, 850.00	2, 063, 451. 00 5, 088, 122. 00
Aggregate of debt, including certificates and Treasury notes	, 567, 923, 841. 13	1, 660, 797, 618. 13	25, 850.00	7, 151, 573.00

Statement of the PUBLIC DEBT and of the CASH in the Treasury of the United States for the month of December, 1893—Continued.

CASH IN THE TREASURY.

CIP	Classification.			Demand Habilities	•	
Gold- Coin Bara	\$73, 624, 284. 12 84, 679, 496. 01	\$156, 808, 779. 18		Gold certificates Silver certificates Certificates of deposit, act June 8, 1872 Treasury notes of 1890	\$77, 487, 769, 00 834, 584, 504, 00 39, 085, 000, 00 158, 160, 151, 00	
Silver— Dollars Bub sidiary coin. Bars	361, 468, 188. 09 11, 639, 466. 53 127, 207, 874. 23	200 P10 P30 78		Fund for redemption of uncurrent national- bank notes Outstanding cheeks and drafts.	6, 817, 395, 42 4, 258, 190, 89	\$604 , 317, 42 4. 00
Paper— Logal-tender notes (old issue) Treasury notes of 1890 Gold certificates Silver certificates Certificates of deposit, act June 8,	44, 139, 202, 23 1, 194, 884, 00 75, 590, 00 5, 038, 854, 00	000° 000° 000° 000° 000° 000° 000° 000		Agency success manness Gold reserve and serve (880, 881, 600, 00 Net cash balance 8, 488, 965, 42		42, 921, 721. 61 90, 875, 555. 42
1872. National bank notes Other—		62, 846, 158. 66				
Bonds, interest and coupons paid, awaiting reimbursement. Minor coin and fractional currency rency Deposite in national bank deposi-	14, 105, 17 939, 084, 39					
General secount Disbursing officers' balances	11, 562, 375. 98 8, 638, 668. 94	25. 25. 25. 20. 20. 20. 20. 20. 20. 20. 20. 20. 20				
Aggregate		_:_	\$737, 614, 701. 08	Aggregate		737, 614, 701. 08
Cash belance in the Tressury Nov. 30, 11 Cash balance in the Tressury Dec. 31, 18	893			Nov. 80, 1883 Dec. 31, 1893		. 905, 199, 616. 98 90, 875, 555. 42
Decreese during the month				Decrease during the month		4, 824, 061. 46

BONDS issued in aid of the construction of the several PACIFIC RAILBOADS and interest paid thereon by the United States, and condition of BONDS issued in aid of Hay 7, 1878.

				Interest repaid by companies.	by companies.	n.		Sinking fund.	
Name of rallway.	Principal outstanding.	Interest secrued and not yet paid.	Interest paid by the United States.	By transpor- tation service.	By cash pay. ments: 5 per cent net earn- ings.	a 6	Bonde.	Cash.	Total.
Central Pacific Kanas Pacific Union Pacific Central Branch, U. P Western Pacific Slour City and Pacific	\$25, 885, 120, 00 \$303, 000, 00 \$7, 236, 512, 00 1, 970, 500, 00 1, 628, 520, 00 1, 628, 520, 00	\$776,553.00 189,090.00 817,095.36 43,000.00 59,16.80 48,849.60	\$38, 983, 627, 27 9, 911, 133, 09 41, 299, 767, 61 2, 509, 808, 26 2, 864, 94 2, 441, 289, 49 87, 996, 200, 66	\$6, 941, 840, 29 4, 216, 186, 13 14, 047, 043, 53 83, 767, 52 211, 530, 86 26, 000, 734, 33		4656, 288. 266 481, 885, 508. 73 4.88, 408. 58 26, 584, 947, 96 6, 926. 91 1, 919, 118. 88 6, 926. 91 2, 841, 217. 94 2, 229, 766. 90 1, 103, 618. 75 70, 882, 846. 58	46, 176, 500. 00 49, 278, 71 485, 185, 778, 77 13, 117, 500. 00 81, 903, 44 13, 146, 403, 403 18, 294, 000. 00 41, 180. 15 18, 385, 180. 15	81, 903. 44 81, 180. 15	81, 903.44 15, 145, 403.44 81, 180.15 18, 385, 180.15

The foregoing is a correct statement of the public debt and of the cash in the Treasury at the close of business December 30, 1898.

TREABURY DEPAREMENT, January 8, 1894.

JOHN G. CARLISLE, Secretary of the Treasury.

PAPER CURRENCY of each DENOMINATION outstanding

AUGUST 31, 1893.

Denominations.	United States notes.	Treasury notes of 1890.	National- bank notes.	Gold certifi-	Gold certification cates. Currency cates.	Currency certificates.	Total.
One-dollar. Two-dollar. Five-dollar. Five-dollar. Two dollar. Twenty-dollar. Fifty-dollar. Fifty-dollar. Fifty-dollar. Fifty-dollar. Five-hundred-dollar. Five-thousand-dollar. Five-thousand-dollar. Two-thousand-dollar.	2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2, 2	\$14, 484, 601 12, 885, 643 175, 550 18, 147, 785 17, 554, 740 21, 533, 840 7, 875, 300 10, 276, 100 7, 875, 300 11, 288, 100 8, 406, 000 83, 000	\$358,906 175,550 57,657,715 63,774,990 47,003,700 10,276,100 10,276,100 142,500 83,000	\$6,038,484 4,822,005 6,860,100 5,386,000 10,45,000 14,645,000	\$21, 315, 001 15, 130, 671 18, 130, 671 106, 035 14, 045, 510 18, 234, 136 18, 217, 730 772, 000	6215, 000 5, 670, 000	\$30, 866, 353 31, 180, 255 325, 387, 899 229, 887, 489 75, 829, 170 20, 142, 000 24, 441, 500 34, 640, 000
Total. Unknown, destroyed.	347, 681, 016 1, 000, 000	149, 881, 958	149, 881, 958 198, 835, 621	80, 719, 089	90, 719, 099 329, 088, 504 5, 885, 000	6, 885, 000	1, 112, 091, 198 1, 000, 000
Not	346, 681, 016	149, 881, 958	198, 635, 621	80, 719, 099	339, 088, 504	6, 885, 000	1, 111, 091, 198

NOVEMBER 30, 1893.

me-dollar	ģ	\$15, 161, 600	\$357,858		8		8
[wo-dollar	33	12, 541, 460	176,518		ş		8
Nve-dollar	8	36, 985, 330	2		ş		5
[en-dollar	91, 973, 905	45, 257, 290	65, 956, 780		107, 049, 791		310, 237, 766
[wenty-dollar	8	21, 708, 400	220	\$8 , 642, 414	8	_	8
iffty-dollar	787	1, 020, 950	\$	4, 753, 755	8		8
ne-hundred-dollar	98	10, 528, 500	Š	6, 627, 500	ş		8
five-hundred-dollar	8		140,500	6, 157, 000	200, 200		8
)ne-thousand-dollar	748	10, 252, 000	83,000	10, 266, 500	079		3
[lve-thousand-dollar				14, 375, 000		\$205,000	8
Con-thousand-dollar	10,000			28, 490, 000		33, 120, 000	8
Tractional parts			27,814				5
Total		153, 453, 629	208, 438, 860	78, 312, 169	334, 188, 504	33, 325, 000	1, 155, 849, 178
Juknown, destroyed	1, 000, 000						1,000,000
Net	346, 681, 016	153, 458, 629	208, 488, 860	78, 312, 169	334, 188, 504	83, 825, 000	1, 154, 349, 178

VALUE of GOLD COIN and BULLION imported into, and exported from, the United States from 1844 to 1893, inclusive; also annual excess of imports or of exports.

Year ending		Exports.	•	Imports.	Excess of exports over	Excess of imports over
June 30—	Domestic. a	Foreign.	Total.		imports.	exports.
844		\$1, 183, 116		\$1, 613, 304		
845		2, 210, 979	1	818, 850	l	
846		1, 629, 348		910, 413		
847		975, 301		21, 574, 931		
848		8, 370, 785		3, 408, 755		
849		1,015,350		4, 068, 647		
850		2, 513, 948		1, 776, 706		
851		4, 767, 333		3, 569, 090		
852		2, 636, 142		3, 658, 059		
853		1, 894, 323		2, 427, 356		
954		2, 491, 894		3, 031, 964		
855		1, 151, 797		1, 092, 802		
856		852, 698		990, 305		
857		5, 154, 301		6, 654, 636		
858		7, 595, 558		11, 566, 068		
859		3, 605, 748		2, 125, 397		
860		1, 499, 188		2, 508, 786		
861		3, 624, 103		42, 291, 930		
862		4, 395, 252		13, 907, 011		
863		6, 169, 276		5, 530, 538		
864	\$97, 134, 624	3, 527, 010	\$100,681,634	11, 176, 769	\$89, 484, 865	
865	56, 558, 706	1, 822, 327	58, 381, 033	6, 498, 228		
866	70, 127, 466	1, 069, 843	71, 197, 309	8, 196, 261	63, 001, 048	
867	36, 229, 676	2, 796, 951	39, 026, 627	17, 024, 866		
	68, 231, 158	4, 165, 186	73, 396, 344	8, 737, 443	63, 658, 901	
868			36, 003, 498	14, 132, 568	21, 870, 930	
869	28, 442, 776	7, 560, 722	33, 635, 962	12, 056, 950	21, 579, 012	
870	28, 580, 609	5, 055, 358	66, 686, 208	6, 883, 561	59, 802, 647	
871	64, 581, 678	2, 104, 530				
873	48, 377, 502	1, 171, 258	49, 548, 760	8, 717, 458	40, 831, 302	
873	44, 472, 038	384, 677	44, 856, 715	8, 682, 447	36, 174, 268	
874	32, 645, 486	1, 396, 934	34, 042, 420	19, 503, 137	14, 539, 283	•••••
875	61, 543, 545	5, 437, 432	66, 980, 977	13, 696, 793	53, 284, 184	
876	29, 431, 757	1, 745, 293	31, 177, 050	7, 992, 709	23, 184, 341	
877	22, 359, 101	4, 231, 273	26, 500, 374	26, 246, 234	344, 140	
878	6, 632, 570	2, 571, 885	9, 204, 455	13, 330, 215		\$4, 125, 760
879	4, 145, 085	442, 529	4, 587, 614	5, 624, 948		1, 037, 33
880	1,775,039	1,863,986	3, 639, 025	80, 758, 396		77, 119, 371
881	1, 826, 307	738, 825	2, 565, 132	100, 031, 259		97, 466, 12
882	31, 403, 625	1, 184, 255	32, 587, 880	34, 377, 054		1, 789, 176
883	8, 920, 909	2, 679, 979	11, 600, 888	17, 734, 149		6, 133, 26
884	35, 294, 204	5, 787, 753	41, 081, 957	22, 831, 317	18, 250, 640	
885	2,741,559	5, 736, 333	8, 477, 892	26, 691, 696		18, 213, 804
886	32, 766, 066	10, 186, 125	42, 952, 191	20, 743, 349	22, 208, 842	
1887	5, 705, 304	3, 995, 833	9, 701, 187	42, 910, 601		33, 209, 414
888	12, 560, 084	5, 816, 150	18, 376, 234	43, 934, 317		25, 558, 08:
889	54, 930, 332	5, 021, 953	59, 952, 285	10, 284, 858	49, 607, 427	
1890	13, 403, 632	3, 870, 859	17, 274, 491	12, 943, 342	4, 331, 149	
1891	84, 939, 551	1, 423, 103	86, 362, 654	18, 232, 567	68, 130, 087	
892	43, 321, 351	6, 873, 976	50, 195, 327	49, 699, 454	495, 873	
893	102, 068, 153	6, 612, 691	108, 680, 844	21, 174, 381	87, 506, 463	
July to Novem-			Į l		1	
ber, 1893, inclu-			I		1	
sive	1, 866, 681	1, 528, 240	3, 394, 871	60, 257, 101	1	56, 862, 230

 $[\]alpha$ Gold and silver prior to 1864 can not be separately state d, but it is probable that the greater portion of the exports was gold.

VALUE of SILVEB COIN and BULLION imported into, and exported from, the United States from 1844 to 1893, inclusive; also annual excess of imports or of exports.

1845		Foreign. \$4,087,698 5,551,070	Total.	Imports.	exports over imports.	imports over exports.
1845						
1846				\$4, 217, 125		
1847 1848 1849 1850 1851 1851				3, 251, 392		
1848		1, 852, 069	l	2, 867, 319		
1849 1850 1851 1852 1853		869, 108	l	2, 546, 358	ł	
1850 1851 1852 1853	l	4, 770, 419	l	2, 951, 529	 	
1850 1851 1852 1853	.	8, 432, 415		2, 582, 593	l	
1852 1853		2, 962, 367		2, 852, 086	<i>.</i>	
1853		6, 635, 839		1, 884, 413		
		2, 600, 156		1, 846, 985		
		2, 044, 017		1, 774, 026		
185 4		727, 040		3, 726, 623		
1855		1, 138, 128	l	2, 567, 010	l	
1856		744, 508		3, 217, 327	1	 •••••••
1857		8, 904, 269		5, 807, 163	J	
1858		2, 630, 843		7, 708, 428		
1859		2, 779, 858		5, 309, 392		
1860		8, 100, 200		6,041,349		
1861		2, 867, 107		4, 047, 681	l	
1862		1,447,787	l	2, 508, 041	1	
1863		1, 998, 778		4, 053, 567	 	
1864	\$3, 338, 988	1, 395, 969	\$4,734,907	1, 938, 842	\$2, 796, 064	
1865	8, 089, 418	1, 202, 775	9, 262, 193	3, 311, 844	5, 950, 349	
1 866	12, 515, 908	2, 330, 854	14, 816, 762	2, 503, 831	12, 342, 951	
1867	18, 746, 520	8, 095, 225	21, 841, 745	5, 045, 609	16, 796, 136	
1868	15, 514, 817	5, 872, 941	21, 387, 758	5, 450, 925	15, 936, 833	
18 6 9	14, 473, 190	6, 661, 692	21, 134, 882	5, 675, 308	15, 459, 574	· · · · · · · · · · · · · · · · · · ·
1870	15, 303, 198	9, 216, 511	24, 519, 704	14, 362, 229	10, 157, 475	
1871	19, 821, 681	11, 984, 099.	81, 755, 780	14, 386, 463	17, 369, 317	
1872	24, 420, 738	5, 908, 036	30, 328, 774	5, 026, 231	25, 302, 543	
1878	29, 433, 508	10, 318, 351	39, 751, 859	12, 798, 490	26, 953, 3 69	
1874	27, 054, 200	5, 583, 785	32, 587, 985	8, 951, 769	23, 636, 216	
1875	22, 313, 584	2, 837, 581	25, 151, 165	7, 203, 924	17, 947, 241	
1876	20, 606, 934	4, 722, 318	25, 329, 252	7, 943, 972	17, 385, 280	
1877	20, 775, 687	8, 796, 226	29, 571, 863	14, 528, 180	15, 043, 683	
1878	20, 429, 315	4, 106, 355	24, 535, 670	16, 491, 099	8, 044, 571	
1879	13, 409, 960	6, 999, 877	20, 409, 827	14, 671, 052	5, 738, 775	
1880	7, 572, 854	5, 931, 040 4, 441, 078	18, 503, 894	12, 275, 914	1, 227, 980	• • • • • • • • • • • • • • • • • • • •
1881	12, 400, 687	4, 752, 958	16, 841, 715	10, 544, 238 8, 095, 336	6, 297, 477	
188 2 1883	12, 076, 646	7, 517, 178	16, 829, 599 20, 219, 445		8, 784, 263 9, 464, 203	
1884	12, 702, 272 14, 931, 431	11, 119, 995	26, 051, 426	10, 755, 242 14, 594, 945	11. 456. 481	
1885	21, 634, 551	12, 119, 082	83, 758, 633	16, 550, 627	17, 203, 006	
1886	19, 158, 051	10, 353, 168	29. 511. 219	17, 850, 307	11, 660, 912	
1887	17, 005, 036	9, 291, 468	26, 296, 504	17, 200, 191	9, 036, 313	
1888	20, 625, 420	7, 402, 529	28, 037, 949	15, 408, 669	12, 634, 280	
1889	25, 284, 662	11, 404, 586	36, 689, 248	18, 678, 215	18, 011, 088	
1890	22, 378, 567	12, 495, 372	34, 873, 929	21, 032, 984	13, 846, 945	
1891	14, 033, 714	8, 557, 274	22, 590, 988	18, 926, 880	4, 564, 108	
1892	16, 765, 067	16, 045, 492	32, 810, 559	19, 955, 086	12, 855, 478	
1893	23, 559, 254	17, 178, 065	40, 787, 819	23, 193, 252	17, 544, 067	
July to Novem-		.,,			1	
ber, 1893, inclu-	i i				1	
sive	14, 429, 787	7, 003, 249	21, 432, 986	7, 770, 214	18, 662, 772	

a Gold and silver can not be separately stated prior to 1884, but it is probable that the greater portion of the exports was gold.

COMMERCE OF THE UNITED STATES WITH THE WORLD.

Total values of IMPORTS and EXPORTS of MERCHANDISE during the year ending June 30, 1893.

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		Imports.			Exports.		Total imports	Excel	Ехсевя оf-
Countries.	Free.	Dutiable.	Total.	Domestic.	Foreign.	Total.	and exports.	Imports.	Exports.
EUROPE.									
Austria Hungary	\$2, 332, 620	\$7, 721, 881	\$10,054,501	\$542, 078	\$28,964	\$571,037	\$10, 625, 538	\$9, 483, 464	0.00 0000
L Azores, and Madeira Islands	4, 178, 721	6, 987, 475	11, 166, 196	12	880, 706	26, 740, 434	9		15, 574, 233
Denmark France	9, 244, 137	66, 832, 078	76, 076, 215	5, 266, 915 46, 006, 448	612, 690	46, 619, 138	5, 506, 289 122, 695, 353	29, 457, 077	5, 034, 579
Germany	25,019,700	71, 190, 503	96, 210, 203	\$5.5 \$2.5	1, 586, 416	83, 578, 988 434, 226	& 3.	8	253,006
Greenland Loginal ato	1, 174, 981	108, 576	1, 283, 557	130, 461		130, 461	1,414,018	1, 153, 096	
Italy	749	12, 501, 144	2	12, 702, 059	227, 480	13, 019, 539	8	13, 230, 702	
Portugal	2, 290, 901	98	2, 689, 731	5, 709, 621	17,713	5, 727, 334	8, 417, 065		3, 037, 603
Rounania		1, 878, 690	8, 031, 479	2,005,504	30,077	48, 798 2, 035, 581	48, 798 5, 067, 060	995,	48, 798
Russis on the Black Sen		1, 482, 496	2, 703, 617	266, 242			8 8	2, 437, 375	
Spain		35	5, 694, 553	13, 427, 171	32, 912	13, 460, 083	<u> </u>		7, 765, 530
Switzerland	1, 105, 911	14, 904, 817	16,010,728	7, 391	1, 340	7,391	16, 018, 119	16,003,337	
Turkey in Europe		1	*0\$ 'C17 '7	40.00s		40, 808	į į	8	
United Kingdom: England	41, 909, 849	372,	8	861,	4, 548, 146	£10,	691,		207, 128, 150
Scotland Ireland	1, 068, 055 188, 569	17, 588, 252 9, 732, 288	18, 657, 007 9, 920, 857	35, 275, 827 22, 828, 358	1, 615, 005 5, 306	36, 890, 832 22, 833, 664	55, 547, 839 32, 754, 521		18, 233, 825 12, 912, 807
Total	43, 166, 473	139, 693, 226	182, 859, 769	414, 966, 094	6, 168, 457	421, 134, 551	603, 994, 320		238, 274, 782
Total Europe	112, 100, 070	346, 350, 023	458, 450, 093	651, 981, 003	9, 995, 707	061, 976, 710	1, 120, 426, 803		203, 526, 617
NORTH AMERICA.					-				
Bermuda. British Honduras	334, 491 154, 859	425, 355 312	759, 846 155, 171	943, 602 391, 10 0	18, 514 14, 062	962, 116 405, 168	1, 721, 962		202, 270 249, 997
Dominion of Canada: Nova Scotia. New Brunswick, etc	2, 217, 724	3, 458, 950	5, 706, 714	3, 333, 800	328, 211	3, 662, 101	9, 368, 815	2, 044, 613	

COMMERCE OF THE UNITED STATES WITH THE WORLD-Continued.

Total values of IMPORTS and EXPORTS of MERCHANDISE during the year ending June 30, 1893—Continued.

277		Imports.			Exports.		Total imports	Ехсе	Excess of-
Countries.	Free.	Dutiable.	Total.	Domestic.	Foreign.	Total.	and exports.	Imports.	Exports.
NORTH AMERICA—continued.			·						
Dominion of Canada—Continued. Quebec, Ontario, etc British Columbia	88, 842, 847 409, 542	\$20, 343, 392 2, 474, 968	\$29, 186, 239 2, 884, 510	\$38, 048, 422 1, 644, 534	63 , 251, 729 187, 546	\$41, 300, 151 1, 832, 079	\$70, 486, 390 4, 716, 589	\$1, 052, 431	\$12, 113, 912
Total	11, 500, 113	26, 277, 350	37, 777, 463	43, 026, 846	3, 767, 485	46, 794, 331	84, 571, 794		9, 016, 898
Newfoundland and Labrador	149,301	259, 578	408,879	1, 803, 357	30, 820	1,834,177	2, 243, 056		1, 425, 298
Central American States: Costa Rica. Guatemala Honduras Nicaragua. Salvador	2, 308, 222 2, 554, 578 683, 424 1, 318, 867 1, 355, 674	1, 186 132 1, 488 1, 369 56	2, 309, 358 2, 554, 710 684, 912 1, 400, 236 1, 355, 730	1, 178, 301 1, 713, 142 442, 907 812, 654 1, 118, 054	32, 439 50, 720 28, 788 125, 206 20, 376	1, 210, 740 1, 763, 862 471, 695 937, 859 1, 138, 430	3, 520, 088 4, 318, 572 1, 156, 607 2, 338, 085 2, 494, 160	1, 098, 618 790, 848 213, 217 462, 377 217, 300	
Total	8, 300, 765	4, 181	8, 304, 946	5, 265, 058	257, 528	5, 522, 586	13, 827, 532	2, 782, 360	
Mexico	27, 145, 469 270	6, 409, ft30 67, 421	33, 555, 099 67, 691	18, 891, 714 185, 226	676, 920 12, 000	19, 568, 634 197, 226	53, 123, 738 264, 917	13, 986, 465	129, 535
West Indies: British Danish Dutch French French French Fath Batto Spanish: Cuba Cuba Parto Rico.	15, 360, 315 527, 681 248, 721 7, 902 775, 082 2, 368, 620 66, 049, 369 3, 964, 678	668, 277 18, 965 21, 973 20, 939 27, 695 12, 657, 137 13, 650	16, 028, 502 547, 626 271, 504 8, 340 736, 021 2, 396, 315 78, 706, 506 4, 008, 623	7, 912, 341 600, 804 747, 589 1, 789, 097 5, 170, 684 1, 108, 733 23, 604, 094 2, 502, 788	132, 505 8, 519 8, 519 5, 114 19, 858 301, 406 84, 746 553, 604 7, 819	8, 044, 846 604, 323 752, 703 1, 818, 955 5, 472, 040 1, 143, 479 24, 157, 698 2, 510, 607	24, 073, 438 1, 151, 949 1, 024, 297 1, 827, 295 6, 208, 001 3, 539, 794 102, 864, 204 6, 519, 230	7, 983, 746 1, 252, 836 54, 548, 808 1, 498, 016	56, 697 481, 109 1, 810, 615 4, 736, 017
Total	89, 273, 343	13, 430, 274	102, 703, 617	43, 446, 080	1,058.571	44, 504, 651	147, 208, 268	58, 198, 966	
Total North America	136, 858, 611	46, 874, 101	183, 732, 712	113, 952, 989	5, 835, 900	119, 788, 869	803, 521, 601	63, 943; 823	
GOUTH AMERICA. Argentine Republic. Bolivia.	3, 843, 843 5, 328	1, 305, 252	5, 239, 095 5, 476	4, 786, 567	193, 129	4, 979, 696	10, 218, 791 30, 325	259, 399	19, 873

	77, 388		8, 338, 524 8, 338, 524 83, 768		664, 420		2, 972, 623 170, 466 104, 544 104, 544 171, 981
63, 884, 014 1, 014, 610 142, 803	8, 028, 503 706, 351 182, 417 662, 774	60, 568, 738	16, 736, 078 22, 815, 794 7, 512, 988 24, 258, 726 236, 328 8, 400, 411	71, 402, 092	127, 738 6, 819, 104 9, 006, 479	14, 797, 901	3, 226, 138 8, 226, 138 84, 100 668, 632 660, 552
88, 610, 262 6, 976, 272 6, 728, 695 1, 777, 653	7,029,863 1,453,060 146,318 1,465,889 2,583,996 7,832,779	134, 846, 892	24, 536, 992 29, 121, 314 29, 121, 314 9, 980, 136 5, 984, 870 80, 646, 714 825, 551 8, 685, 988 8, 114, 315	103, 846, 800	15, 188, 036 720, 154 11, 974, 430 9, 314, 235	37, 196, 855	4, 406, 375 246, 512 246, 512 246, 512 324, 246 228, 112 3, 483, 512 1, 462, 046 11, 068, 512
12, 388, 124 2, 960, 831 8, 156, 777 817, 425	8,000, 675 873, 359 113, 353 636, 721 960, 606 4, 207, 661	32, 639, 077	3, 900, 457 8, 182, 760 1, 183, 605 1, 186, 720 4, 216, 720 1, 185, 484 1, 185, 484 1, 185, 484 1, 185, 484 1, 185, 188 1, 185, 188	16, 222, 354	7, 921, 228 296, 208 2, 827, 663 154, 378	11, 199, 477	3, 688, 969 413, 919 413, 919 28, 302 116, 650 200, 775 128, 687 412, 687 5, 196, 480
48, 540 9, 490 106, 157 1, 586	47. 8.63. 4.58. 4.58. 6.10. 6.	548, 206	8 8 7 783 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	7,896	103, 098 21, 468 110, 325	234, 911	7, 428 860 964 435 86
12, 339, 584 2, 971, 341 8, 047, 620 815, 839	1, 968, 012 . 384, 726 . 108, 004 635, 136 902, 144 4, 142, 051	32, 090, 871	3, 900, 457 8, 152, 679 1, 183, 589 1, 184, 576 8, 189, 711 145, 591 132, 786 1, 139, 039	16, 214, 458	7, 818, 130 274, 720 2, 717, 338 154, 878	10, 964, 566	8, 681, 571 200, 639 412, 907 28, 302 116, 050 199, 640 128, 651 412, 507 5, 187, 287
76, 222, 138 3, 995, 441 3, 572, 918 960, 228	6,029,178 1,079,710 36,965 819,168 1,628,380 8,625,118	102, 207, 815	20, 636, 535 25, 968, 554 8, 696, 588 27, 454, 220 881, 919 8, 538, 197 75, 276	87, 624, 446	7, 286, 808 423, 946 9, 146, 767 9, 159, 857	25, 997, 378	716, 376 306, 523 806, 523 200, 327 28, 196 28, 144 8, 100 1, 080, 539 5, 857, 032
213, 774 147, 853 2, 073, 391 2, 012	330 43 7, 236 87, 500 8, 170, 996	7, 098, 595	5, 166, 590 6, 442, 664 14, 607 5, 168, 110 6, 11, 981 1, 382 1, 383	18, 483, 183	2, 413, 043 4, 705 58, 911 42, 667	2, 519, 346	835, 092 8, 336 104, 029 70 168 84, 626 87, 836 8, 578
76, 008, 864 3, 847, 588 1, 499, 527 958, 216	5, 028, 848 1, 079, 667 86, 965 811, 872 1, 586, 890 454, 122	95, 109, 220	15, 400, 945 20, 555, 880 8, 681, 881 22, 296, 110 379, 938 1, 330, 796 73, 894	69, 131, 263	4, 853, 765 419, 241 9, 087, 856 9, 117, 170	23, 478, 032	881, 284 86, 1187 206, 208 25, 802 21, 803 8, 820, 198 1, 078, 901 1, 078, 901
Brasil Chile Colombia Equator	British. British. From the From the Trungh. Uruguay.	Total South America	China. East Indies: East Indies: Eritish Dutch Dutch Hongkong Japan Kores Russia, Asisitic Turkey in Asis	Total Asia	OCEANICA. British Australasia Front Oceanica Front Islands Philippine Islands	Total Oceanica	AFRICA. British Africa. Canaly Islands French Africa. Liberta. Madascar Portuguese Africa. Turipoli All other countries in Africa. Tripoli All other countries in Africa.

COMMERCE OF THE UNITED STATES WITH THE WORLD-Continued.

Total values of IMPORTS and EXPORTS of MERCHANDISE during the year ending June 30, 1893-Continued.

· Excess of-	Imports. Exports.		\$3,042,269 \$1,901,605 \$1.519 \$1,519	1, 889, 239	18, 735, 728
Total imports	and exports.		#3, 042, 269 1. 519	3, 173, 653	831, 030, 785 18, 634, 409 847, 665, 184 1, 714, 068, 116 18, 735, 728
	Tolal.		\$570,832 1,519	642, 207	847, 665, 194
Exports.	Foreign.		::	2, 576	16, 634, 409
	Domestic. Foreign.		\$570.332 1,519	639, 631	
	Total.		S.	2, 531, 446	866, 400, 922
Imports.	Dutiable.		\$2,477	2, 733	421, 856, 711
	Free.		8 2,	2, 529, 713	414, 544, 211
	Countries.	ALL OTHER COUNTRIES.	British possessions, all other Spanish possessions, all other	Total all other countries	Grand total

RECAPITULATION.

Europe	\$112, 100, 070	\$346, 350, 023	\$458, 450, 093	\$651, 981, 003	\$9, 995, 707	\$661, 976, 410	\$1, 120, 426, 803		203, 526, 617
North America		46, 874, 101		113, 952, 989	5, 835, 900	119, 788, 889	303, 521, 601	463, 943, 823	•
South America.	_	7, 098, 595		32, 090, 871	248, 206	32, 639, 077	134, 846, 892	69, 568, 738	•
Asia	_	18, 493, 183		16, 214, 458	7,896	16, 222, 354	103, 846, 800	71, 402, 092	
Oceanica	_	2, 519, 346		10, 964, 566	234, 911	11, 199, 477	37, 196, 855	14, 797, 901	
Africa	5, 338, 302	518, 730		5, 187, 267	9, 213	5, 196, 480	11, 053, 512	660, 552	
All other countries	2, 528, 713	2, 733		639, 631	2, 576	642, 207	8, 173, 653	1,889,239	
					_				

Statement showing AMOUNT of GOLD COIN and BULLION in the Treasury, and of GOLD CERTIFICATES OUTSTANDING, from latest returns received at the end of each month.

Date.	Total gold in Treasury, coin and bullion.	Gold certificates in Treasury cash.	Gold certifi- cates in circulation.	Net gold in Treasury, coin and bullion.
January. February. March. April May June July Angust. September. October. November December	\$325, 641, 856, 13 326, 456, 697, 81 326, 700, 938, 96 328, 203, 900, 80 321, 297, 376, 96 303, 504, 319, 58 800, 759, 572, 98 304, 048, 189, 30 305, 871, 772, 02 308, 509, 615, 21 310, 979, 791, 06 313, 818, 941, 47	25, 043, 518 24, 802, 813 26, 586, 125 20, 783, 433 27, 350, 140 37, 235, 793 34, 668, 943 39, 557, 233 42, 073, 803 34, 925, 823 30, 668, 090 31, 316, 100	130, 986, 592 130, 210, 717 128, 826, 517 136, 614, 789 129, 044, 662 116, 792, 759 118, 541, 409 123, 393, 519 116, 675, 349 120, 937, 229 123, 433, 119 122, 985, 889	194, 655, 264, 12 196, 245, 980, 81 197, 874, 421, 96 191, 559, 111, 80 192, 552, 714, 96 186, 711, 560, 58 182, 218, 163, 98 189, 654, 670, 30 189, 196, 423, 02 187, 572, 96, 672, 06 190, 833, 052, 47
1890. January February March April May June July August September October November December	316, 043, 454, 19 318, 593, 752, 14 320, 235, 794, 87 320, 878, 411, 60 321, 833, 253, 10 321, 612, 423, 49 316, 536, 828, 28 310, 220, 120, 43 306, 086, 471, 18 294, 489, 603, 03 293, 755, 879, 85 293, 020, 214, 20	20, 452, 870 28, 222, 835 24, 614, 210 24, 142, 200 27, 473, 120 26, 162, 960 27, 577, 120 33, 005, 730 16, 058, 780 36, 482, 690 43, 755, 570 31, 384, 690	138, 657, 169 190, 604, 804 184, 938, 079 134, 642, 839 130, 788, 399 131, 380, 019 124, 342, 539 158, 104, 739 131, 316, 499 144, 047, 279	177, 886, 285. 19 187, 988, 948. 14 185, 287, 715. 87 186, 235, 572. 60 190, 544, 854. 10 190, 232, 404. 49 184, 092, 074. 31 185, 837, 581. 43 147, 981, 732. 18 156, 315, 624. 32 162, 439, 380. 85 148, 972, 935. 20
January	297, 567, 546, 04 296, 831, 953, 14 292, 436, 218, 50 290, 633, 039, 99 255, 331, 502, 98 238, 518, 121, 59 228, 828, 413, 24 240, 745, 487, 66 244, 974, 790, 94 263, 774, 741, 81 271, 843, 193, 35 278, 846, 749, 90	19, 892, 050 25, 155, 770 24, 050, 460 27, 309, 200 36, 777, 810 31, 606, 030 34, 004, 820 28, 332, 490 20, 790, 420 19, 202, 170 17, 472, 720	155, 839, 449 147, 119, 129 144, 317, 069 138, 890, 799 122, 124, 339 120, 850, 399 115, 715, 389 108, 273, 079 112, 451, 569 136, 100, 319 142, 649, 969 148, 106, 119	141, 728, 097, 04 149, 712, 824, 14 148, 118, 140, 50 141, 742, 210, 99 133, 207, 163, 93 117, 667, 722, 59 131, 118, 024, 24 132, 471, 408, 66 132, 523, 221, 94 127, 674, 422, 81 129, 193, 224, 35 130, 740, 630, 90
January February February March April May June July August September October November December	282, 753, 863, 24 282, 122, 391, 53 280, 144, 269, 34 273, 623, 455, 45 271, 527, 091, 86 255, 577, 706, 23 247, 306, 220, 66 242, 543, 695, 63 244, 261, 468, 91 247, 598, 465, 89 238, 359, 801, 29	17, 486, 810 18, 150, 140 23, 673, 770 21, 931, 180 14, 470, 520 15, 363, 590 17, 738, 500 23, 847, 210 25, 345, 590 29, 632, 830 24, 254, 750	163, 178, 959 160, 001, 279 154, 329, 229 153, 713, 668 157, 295, 209 141, 235, 339 136, 861, 829 128, 387, 379 121, 210, 399 120, 255, 349 123, 188, 809 117, 093, 139	119, 574, 904, 24 122, 122, 112, 53 125, 815, 040, 34 119, 909, 756, 45 114, 231, 882, 66, 23 110, 444, 391, 66 114, 156, 316, 63 119, 395, 509, 58 124, 006, 119, 91 124, 409, 656, 89 121, 266, 662, 29
1893. January	228, 827, 532, 53 217, 672, 947, 91 218, 378, 232, 99 202, 283, 359, 08 196, 518, 609, 76 188, 455, 432, 59 186, 813, 962, 98 176, 423, 172, 44 173, 209, 771, 16 163, 274, 171, 25 161, 122, 128, 09 158, 303, 779, 13	15, 729, 770 7, 782, 260 5, 135, 430 8, 888, 310 3, 324, 670 11, 071, 170 93, 710 565, 370 129, 220 115, 860 149, 090 75, 590	120, 645, 819 114, 388, 729 111, 486, 609 105, 272, 029 101, 469, 969 92, 970, 019 87, 611, 029 80, 414, 049 79, 627, 599 78, 889, 309 78, 163, 079 77, 412, 179	108, 181, 713, 53 103, 224, 218, 91 106, 892, 223, 99 97, 011, 330, 08 95, 448, 413, 59 99, 202, 933, 98 96, 009, 123, 44 93, 582, 172, 18 84, 384, 862, 26 82, 559, 049, 09 80, 891, 600, 13

Statement showing AMOUNT of GOLD COIN and BULLION in the Treasury, and of GOLD CERTIFICATES OUTSTANDING, etc.—Continued.

FOR TEN-DAY PERIODS SINCE JANUARY 1, 1892.

Date.	Total gold in Treasury, coin and bullion.	Gold certifi- cates in Treasury cash.	Gold certifi- cates in circulation.	Not gold in Treasury, coin and bullion.
1892.				
January 9 January 20 January 30 February 10 February 20 February 20 February 20 March 10 March 19 March 19 March 11	\$280, 248, 147. 86	\$15, 688, 420	\$154, 435, 619 162, 037, 799 163, 178, 959 163, 960, 889	\$125, 812, 528. 86
January 20	281, 787, 085, 45 282, 753, 863, 24 283, 606, 618, 26	18, 201, 290	162, 037, 799	119, 749, 286, 45 119, 574, 904, 24 119, 645, 729, 26 120, 731, 013, 86
January 30	282, 753, 863, 24	17, 486, 810	163, 178, 959	119, 574, 904, 24
February 10	283, 606, 618, 26	17, 486, 810 15, 011, 230	163, 960, 889	119, 645, 729, 26
February 20	283.918.152.86	16, 179, 280	163, 187, 139	120, 731, 013, 86
February 29	282, 123, 391, 53	18, 150, 140	160, 001, 279	122, 122, 112, 03
March 10	282, 123, 391, 53 279, 736, 275, 63 280, 281, 702, 79	24, 177, 4 50 25, 154, 0 50	154, 969, 819 155, 656, 119	124, 766, 456, 63 124, 625, 583, 79
March 19	280, 281, 702, 79	25, 154, 050	155, 656, 119	124, 625, 583, 79
March 19 March 31 April 9 April 20 April 30 May 10 May 20 May 31 June 10 June 20 June 30	280, 144, 269, 34	23, 673, 770	154, 329, 229	125, 815, 040. 34
April 9	279, 283, 980. 76	23 775 020	154 631 920	194 659 751 76
April 20	279, 834, 868, 39	19, 139, 780 21, 931, 180 23, 849, 390	157, 939, 719 153, 713, 609 151, 395, 089	121, 895, 169, 39 119, 909, 756, 45 119, 766, 418, 13
April 30	273, 623, 455, 45 271, 161, 507, 13	21, 931, 180	153, 713, 609	119, 909, 756, 45
May 10	271, 161, 507, 13	23, 849, 390	151, 395, 089	119, 766, 418, 13
May 20	271 021 420 04	19, 775, 470	155, 914, 259 157, 295, 209 154, 552, 119 146, 454, 539	115 107 176 94
May 31	271, 527, 091, 86	14, 470, 520	157, 295, 209	114, 231, 882, 36
June 10	271, 527, 091, 86 269, 462, 769, 67 261, 579, 139, 52	17, 040, 610 25, 205, 190	154, 552, 119	114, 231, 882, 36 114, 910, 650, 67 115, 124, 600, 52
June 20	261, 579, 139, 52	25, 205, 190	146, 454, 539	115, 124, 600, 52
June 30	255, 577, 705. 23	15, 363, 590	141 235 375	114 342 366 78
July 9	250, 748, 196, 43	16, 583, 040	139, 676, 989	111, 071, 257, 43
July 20	250, 732, 089, 96	17, 956, 910	138, 187, 269	112, 544, 820, 96
June 30 July 9 July 20 July 30	250, 732, 089, 96 247, 306, 220, 66	17, 956, 910 17, 738, 500	139, 676, 989 138, 187, 269 136, 861, 829	111, 071, 267, 43 112, 544, 820, 96 110, 444, 391, 66 112, 159, 265, 71
August 10 August 20 August 31 September 10	248 184 704 71	20, 574, 760	134, 025, 526	112, 159, 265, 71
August 20	244, 287, 050, 95 242, 543, 695, 68 240, 228, 870, 01	22, 396, 260	132, 608, 429 128, 387, 379 126, 009, 399	111, 678, 621. 95
August 31	242, 543, 695, 63	23, 847, 210	128, 387, 379	114, 156, 316, 63
September 10	240, 228, 370, 01	26, 688, 690	126, 009, 399	114, 218, 971, 01
September 20	240, 167, 338, 17	28, 143, 600	123, 606, 679	114, 218, 971. 01 116, 560, 659. 17
September 30	240, 605, 908. 58	25, 345, 590	121 210 399	119 395 500 5R
October 10	241, 816, 593, 87	27, 503, 085	119, 413, 754	122, 402, 839, 37
September 20 September 30 October 10 October 20	242, 870, 082. 69 244, 261, 468. 91	27, 503, 085 27, 146, 670 23, 181, 990	119, 413, 754 119, 441, 169 120, 255, 349	122, 402, 839. 37 123, 128, 913. 69 124, 006, 119. 91
October 31	244, 261, 468, 91	23, 181, 990	120, 255, 349	124, 006, 119, 91
October 31 November 10 November 19 November 30	246, 937, 513, 82	21, 578, 790	122, 303, 699	124, 633, 814. 82 123, 601, 457. 00 124, 409, 656. 89
November 19	248, 829, 728. 00	19, 232, 670	124, 728, 269 123, 188, 809	123, 601, 457, 00
November 30	247, 598, 465, 89	19, 632, 830	123, 188, 809	124, 409, 656, 89
December 10	246, 724, 380, 52	21, 147, 430	121, 319, 209	125, 405, 171, 52
December 20	238, 841, 163, 00	23, 347, 220	119, 556, 969	125, 405, 171. 52 119, 284, 194. 00
December 20	238, 359, 801. 29	24, 254, 750	117, 093, 139	121, 266, 662, 29
1000		,,	221,000,00	223,233,332,332
January 10. January 19. January 31 February 10. February 20. February 28.	007 440 070 04	10 000 010	117 750 670	110 007 000 04
January 10	237, 448, 372. 04	19, 800, 810	117, 750, 679	119, 697, 693. 04
January 19	237, 891, 568, 88	16, 010, 870	121, 702, 969 120, 645, 819	116, 188, 599. 88
January 31	228, 827, 532, 53	15, 720, 770	120, 040, 819	105, 181, 714.05
Tebruary 10	226, 356, 868. 95	22, 000, 150 10, 760, 410	114, 429, 189 113, 664, 579	108, 181, 713. 58 111, 927, 679. 95 107, 228, 468. 14
Polymery 20	220, 803, 047. 14	10,700,410	113, 004, 579	107, 228, 408. 14
Month 10	217, 672, 947. 91	7, 782, 260	114, 388, 729	103, 284, 218, 91
March 10 March 20	216, 875, 237. 40 219, 808, 303. 90 218, 378, 232. 99	5, 247, 070	114, 472, 419 113, 232, 719 111, 486, 009	102, 802, 818, 40 106, 575, 584, 90 106, 892, 223, 99
	219, 808, 303, 90	6, 175, 870	113, 232, 719	100, 373, 384, 90
March 31	218, 378, 232, 99	5, 135, 430	111, 486, 009	100, 892, 223. 99
April 10	216, 433, 583, 33	6, 301, 810	110, 243, 929	106, 189, 654. 83
April 20	210, 874, 230. 44	5, 202, 260	109, 870, 920	191, 003, 301. 44
April 29	202, 283, 359, 08 203, 022, 684, 76	8, 888, 310	109, 870, 929 105, 272, 029 103, "97, 019 102, 282, 309	191, 003, 301, 44 97, 911, 330, 08 99, 225, 665, 76
May 10	203, 022, 684. 76	5, 495, 020	103, 797, 019	99, 225, 665, 76
May 20	202, 257, 408. 59	6, 322, 680	102, 282, 309	99. 975, 099. 59
March 31 April 20 April 20 April 29 May 10 May 31 June 10 June 20 June 20	196, 518, 609, 76	3, 324, 670	101, 469, 969 99, 758, 919 97, 317, 459	95, 048, 640. 76
June 10	190, 481, 877, 18 191, 367, 769, 75	827, 820 752, 780	99, 758, 919	90, 722, 958, 18
June 20	191, 367, 769. 75	752, 780	97, 317, 459	94, 050, 810. 75
June 30	188, 455, 432, 59	1, 071, 170	92, 970, 019	95, 485, 413. 59
July 10	188, 779, 016, 14	156, 550	91, 492, 339 90, 767, 529 87, 611, 029	97, 286, 677. 14
July 20	188, 756, 609. 60	226, 610	90, 767, 529	97, 989, 080, 60 99, 202, 933, 98
July 31	186, 813, 962, 98	93, 710 3, 573, 760	87, 611, 029	99, 202, 933. 98
August 10	186, 282, 914, 35	3, 573, 760	82, 419, 624	103, 803, 290, 35
August 19	179, 498, 045, 27	4, 084, 290	81, 187, 799	98, 310, 246, 27
June 20 July 10 July 20 July 21 July 31 August 10 August 19 August 31 September 9	176, 423, 172, 44 178, 246, 159, 58 174, 775, 321, 73	565, 370	80, 414, 049	96,009,123,44
September 9	178, 246, 159, 58	168, 279	80, 195, 690	98, 050, 409, 58 94, 839, 702, 78
September 20	119, 110, 021. 10	199, 050	79, 935, 619	94, 839, 702, 78
September 30	173 900 771 18	129, 220	79, 627, 599	93 592 172 16
October 10	166, 443, 707. 34	212, 120	79, 544, 699	86, 899, 008. 84
October 20	166, 443, 707. 34 160, 904, 248. 35 163, 274, 171. 26	453, 22 0	1 79, 203, 599	86, 899, 008. 84 81, 700, 649. 85 84, 884, 862. 29
October 31	163, 274, 171. 26	115, 860	78, 889, 309	84, 884, 862, 29
November 10	103, 978, 989.00	813, 120	78.568.849	85, 410, 140. 05
November 20	162, 936, 543, 71	186, 140	78, 420, 029	84, 516, 514, 71
November 29	161, 122, 128, 09	149,090	78, 163, 079	82, 959, 049, 09
September 9. September 20 September 30 October 10. October 20. October 31. November 10. November 10. November 20. December 9. December 9.	161, 532, 948, 65	280, 349	77,961,829	83, 571, 119, 65
December 20	160, 395, 543. 82	281, 160	77, 608, 209	82,787, 384. 82
December 20 December 30	158, 303, 779. 18	75, 590	77, 412, 179	80, 891, 600, 13
1894.	, -,	1	1	
Tannaw 10	151 500 000 75	147, 930	77, 339, 839	74 180 200 5
January 10	151, 509, 238. 75	147, 930	11, 509, 509	74, 169, 399. 75

SILVER COINAGE AND CIRCULATION.

Standard eiter dollare coined, in the Traeury, and in circulation; eiter bullion in the Treaury; Treaury notes of 1890 outstanding; and eiter oer-tificates in the Treaury and in circulation, at the end of each month, from January, 1889.

Month.	Estimated dollars in country.	Bullion in Treasury.	Dollars in Treasury.	Dollars in circulation.	Treasury notes out- standing.	Certificates in Treasury	Certificates in circulation.	Net silver in Treasury.
1889. January	186,		2011,	Dollare. 58, 374, 861	Dollare. 259, 811, 329	Dougre. 4,717,113	1lars 337,	Dollare. 14, 473, 891
February March	320, 946, 490 823, 776, 515	10, 762, 958, 00	263, 514, 586 267, 286, 176	57, 431, 904 56, 490, 939		5, 717, 898	246, 628, 953 251, 263, 679	27, 648, 591
April	20		328	55, 647, 772		3, 451, 830	980	27, 142, 622
ntay June	8		8	54, 837, 967		5, 527, 301	102	82, 585, 930
July.	85		888	54, 220, 256 54, 918, 786		5, 651, 271 6, 141, 570	587	32, 6 85, 553
September	857		88	57, 374, 100		3, 878, 052	619	17, 650, 663
October	2		8	59, 888, 480		2, 328, 378	819,	17, 137, 748
December	8		18	61, 266, 501		2, 252, 966	3	16, 315, 505
1880								
January	88	557, 760.	82	8			331,	455
February	948	156, 952.	575	372			176	556
March	Ž,	709	ğ	7			88	9
April	1	4.32, 027. 055, 95,	9	1 3			3 8	3 5 2 5 2 5
June	8	649,450	8	142			210	8
July	97	658, 805.	ž	981			748,	3
August	874, 578, 266	12, 832, 692, 00	316, 071, 592	58, 506, 674	90	4, 951, 861	303, 471, 210	21,824,074
September	8	485, 014.	3,5	200	9		321	9
November	6.5	796, 046.	83,0	24.0	19, 258, 900		2,0	1
December.	981	299, 954.	£3	547			280	828
1891.								
January	286	277, 979.	747,	818	8	218,	7	376,
February	38	671, 532.	3,8	9	8	346,	222	8
Anril	3	600 434	8	605	3 2	ş	38	200
May	873	172, 111.	Š	88	677	8	3	957
June	659	729,052	976	83	8	3	36	112,
duly		263, 124	471,	200	3	3	3	99
September	408, 535, 368	43, 973, 513, 00	348, 341, 193	60, 194, 175	64, 251, 130	2, 920, 072	322, 016, 487	6, 047, 089
October	475,	580, 682.	330	135	735	272	142,	052,
November	8	316, 836.	Ę,	8	929	9	873	675
December	543	969, 468. C	717	9	321	2 0	817,1	3

SILVER COINAGE AND CIRCULATION-Continued.

Standard silver dollars coined, in the Treasury, and in oirculation, etc.-Continued.

Month.	Estimated dollars in country.	Bullion in Treasury.	Dollars in Treasury.	Dollars in circulation.	Treasury notes outstanding.	Certificates in Treasury.	Certificates incirculation.	Net silver in Treasury.
January January Robratary Robratary April April August September December January January January January January January January January April April April April April April April April April September September December December December	Dollara, 411, 886, 740, 412, 518, 740, 412, 518, 740, 413, 518, 518, 518, 518, 518, 518, 518, 518	Dollars. 55, 940 645. 00 65, 79 40 645. 00 65, 79 46, 60 65, 73 60 15, 60 69, 6	Dollara. Dollara. 00 335, 653, 110 334, 653, 110 335, 500, 903 00 386, 500, 903 00 387, 343, 849 00 387, 440, 897 00 388, 474, 896 00 389, 403, 110 389, 403, 110 00 389, 403, 110 00 389, 403, 110 00 389, 403, 110 00 389, 110	Doutset & Sept. 200	Dollare 81, 553, 900 88, 528, 212 89, 602, 108 97, 201, 986 101, 712, 071 106, 586, 170 106, 586, 170 116, 611, 223 124, 746, 623 127, 946, 489 127, 946, 489 128, 189, 183 136, 099, 778 147, 190, 227 147, 190, 227 148, 188, 188 148, 189, 234 147, 180, 227 148, 188, 188 148, 189, 248 148, 189, 248 148, 189, 248 148, 189, 248 147, 190, 227 147, 190, 227 147, 190, 227 147, 190, 227 147, 180, 227 147, 180, 227 147, 180, 227 148, 188, 188, 188	Dotter P. S.	Dollara. 220. 138. 307 220. 138. 307 220. 138. 307 220. 138. 307 220. 138. 307 220. 138. 307 220. 138. 307 220. 138. 307 220. 138. 307 220. 138. 307 220. 138. 307 220. 138. 307 220. 138. 307 220. 138. 307 220. 480. 166 220. 480. 166 220. 480. 166 220. 480. 166 220. 480. 166 220. 480. 168	Dollars

EXECUTIVE AND MISCELLANEOUS DOCUMENTS.

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EXECUTIVE AND MISCELLANEOUS DOCUMENTS.

BY THE PRESIDENT OF THE UNITED STATES OF AMERICA.

A PROCLAMATION.

EXECUTIVE MANSION, Washington, D. C., June 30, 1893.

GROVER CLEVELAND.

Whereas the distrust and apprehension concerning the financial situation, which pervade all business circles, have already caused great loss and damage to our people, and threaten to cripple our merchants, stop the wheels of manufacture, and bring distress and privation to our farmers, and withhold from our workingmen the wage of labor;

And whereas the present perilous condition is largely the result of a financial policy which the executive branch of the Government finds embodied in unwise laws which must be executed until repealed by Congress:

Now, therefore, I, Grover Cleveland, President of the United States, in performance of a constitutional duty, do by this proclamation declare that an extraordinary occasion requires the convening of both Houses of the Congress of the United States at the Capitol in the city of Washington on the 7th day of August next, at 12 o'clock. noon, to the end that the people may be relieved, through legislation, from present and impending danger and distress.

All those entitled to act as members of the Fifty-third Congress are required to take notice of this proclamation and attend at the time and place above stated,

Given under my hand and the seal of the United States at the city of Washington on the 13th day of June, in the year of our Lord 1893, and of the Independence of the United States the 117th.

[SEAL.]
By the President:

ALVEY A. ADEE,

Acting Secretary of State.

[House Ex. Doc. No. 1, Fifty-third Congress, first session.]

PRESIDENTIAL MESSAGE.

To the Congress of the United States:

The existence of an alarming and extraordinary business situation, involving the welfare and prosperity of all our people, has constrained me to call together in extra session the people's representatives in Congress, to the end that through a wise and patriotic exercise of the legislative duty with which they solely are charged, present evils may be mitigated and dangers threatening the future may be averted.

Our unfortunate financial plight is not the result of untoward events, nor of conditions related to our natural resources; nor is it traceable to any of the afflictions which frequently check national growth and prosperity. With plenteous crops, with abundant promise of remunerative production and manufacture, with unusual invitation to safe investment, and with satisfactory assurance to business enterprise, suddenly financial distrust and fear have sprung up on every side. Numerous moneyed institutions have suspended because abundant assets were not immediately available to meet the demands of frightened depositors. Surviving corporations and individuals are content to keep in hand the money they are usually anxious to loan, and those engaged in legitimate business are surprised to find that the securities they offer for loans, though heretofore satisfactory, are no longer accepted. Values supposed to be fixed are fast becoming conjectural, and loss and failure have invaded every branch of business.

I believe these things are principally chargeable to Congressional legislation touching the purchase and coinage of silver by the General Government.

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This legislation is embodied in a statute passed on the 14th day of July, 1890, which was the culmination of much agitation on the subject involved, and which may be considered a truce, after a long struggle, between the advocates of free-

silver coinage and those intending to be more conservative.

Undoubtedly the monthly purchases by the Government of four million and five hundred thousand ounces of silver, enforced under that statute, were regarded by those interested in silver production as a certain guaranty of its increase in price. The result, however, has been entirely different, for immediately following a spasmodic and slight rise the price of silver began to fall after the passage of the act, and has since reached the lowest point ever known. This disappointing result has

led to renewed and persistent effort in the direction of free-silver coinage.

Meanwhile, not only are the evil effects of the operation of the present law constantly accumulating, but the result to which its execution must inevitably lead is

becoming palpable to all who give the least heed to financial subjects

This law provides that in payment for the four million and five hundred thousand ounces of silver bullion which the Secretary of the Treasury is commanded to purchase monthly there shall be issued Treasury notes redeemable on demand in gold or silver coin, at the discretion of the Secretary of the Treasury, and that said notes may be reissued. It is, however, declared in the act to be "the established policy of the United States to maintain the two metals on a parity with each other upon the present legal ratio, or such ratio as may be provided by law." This declaration so controls the action of the Secretary of the Treasury as to prevent his exercising the discretion nominally vested in him, if by such action the parity between gold and silver may be disturbed. Manifestly a refusal by the Secretary to pay these Treasury notes in gold, if demanded, would necessarily result in their discredit and depreciation as obligations payable only in silver, and would destroy the parity between the two metals by establishing a discrimination in favor of gold.

Up to the fifteenth day of July, 1893, these notes had been issued in payment of

silver bullion purchases to the amount of more than one hundred and forty-seven millions of dollars. While all but a very small quantity of this bullion remains uncoined and without usefulness in the Treasury, many of the notes given in its purchase have been paid in gold. This is illustrated by the statement that between the first day of May, 1892, and the fifteenth day of July, 1893, the notes of this kind issued in payment for silver bullion amounted to a little more than fifty-four millions of dollars, and that during the same period about forty-nine millions of dollars were

paid by the Treasury in gold for the redemption of such notes.

The policy necessarily adopted of paying these notes in gold has not spared the gold reserve of one hundred millions of dollars long ago set aside by the Government for the redemption of other notes, for this fund has already been subjected to the payment of new obligations amounting to about one hundred and fifty millions of dollars on account of silver purchases, and has as a consequence, for the first time

since its creation, been encroached upon.

We have thus made the depletion of our gold easy, and have tempted other and more appreciative nations to add it to their stock. That the opportunity we have offered has not been neglected is shown by the large amounts of gold which have

offered has not been neglected is shown by the large amounts of gold which have been recently drawn from our Treasury and exported to increase the financial strength of foreign nations. The excess of exports of gold over its imports for the year ending June 30, 1893, amounted to more than eighty-seven and a half millions of dollars. Between the first day of July, 1890, and the fifteenth day of July, 1893, the gold coin and bullion in our Treasury decreased more than one hundred and thirty-two millions of dollars, while during the same period the silver coin and bullion in the Treasury increased more than one hundred and forty-seven millions of dollars. Unless Government bonds are to be constantly issued and sold to replenish our exhausted gold, only to be again exhausted, it is apparent that the operation of the silver-purchase law now in force leads in the direction of the entire substitution of silver for the gold in the Government Treasury, and that this must be followed by the payment of all Government obligations in depreciated silver.

At this stage gold and silver must part company and the Government must fail in its established policy to maintain the two metals on a parity with each other. Given over to the exclusive use of a currency greatly depreciated according to the standard of the commercial world, we could no longer claim a place among nations of the first class, nor could our Government claim a performance of its obligation, so far as such an obligation has been imposed upon it, to provide for the use of the peo-

ple the best and safest money.

If, as many of its friends claim, silver ought to occupy a larger place in our currency and the currency of the world through general international cooperation and agreement, it is obvious that the United States will not be in a position to gain a hearing in favor of such an arrangement so long as we are willing to continue our attempt to accomplish the result single handed.

The knowledge in business circles among our own people that our Government can not make its fiat equivalent to intrinsic value, nor keep inferior money on a parity

with superior money by its own independent efforts, has resulted in such a lack of confidence at home, in the stability of currency values that capital refuses its aid to new enterprises while millions are actually withdrawn from the channels of trade and commerce to become idle and unproductive in the hands of timid owners. Foreign investors equally alert not only decline to purchase American securities but make haste to sacrifice those which they already have.

It does not meet the situation to say that apprehension in regard to the future of our finances is groundless and that there is no reason for lack of confidence in the purposes or power of the Government in the premises. The very existence of this apprehension and lack of confidence, however caused, is a menace which ought not for a moment to be disregarded. Possibly if the undertaking we have in hand were the maintenance of a specific known quantity of silver at a parity with gold, our ability to do so might be estimated and gauged, and perhaps in view of our unparal-leled growth and resources might be favorably passed upon. But when our avowed endeavor is to maintain such parity in regard to an amount of silver increasing at the rate of fifty millions of dollars yearly, with no fixed termination to such increase, it can hardly be said that a problem is presented whose solution is free from doubt.

The people of the United States are entitled to a sound and stable currency and to money recognised as such on every exchange and in every market of the world. Their Government has no right to injure them by financial experiments opposed to the policy and practice of other civilized states, nor is it justified in permitting an exaggerated and unreasonable reliance on our national strength and ability to

jeopardize the soundness of the people's money.

This matter rises above the plane of party politics. It vitally concerns every business and calling and enters every household in the land. There is one important aspect of the subject which especially should never be overlooked. At times like the present, when the evils of unsound finance threaten us, the speculator may anticipate a harvest gathered from the misfortune of others, the capitalist may protect himself by hoarding or may even find profit in the fluctuation of values; but the wage earner—the first to be injured by a depreciated currency and the last to receive the benefit of its correction—is practically defenseless. He relies for work upon the ventures of confident and contented capital. This failing him, his condition is without alleviation, for he can neither prey on the misfortunes of others nor hoard his labor. One of the greatest statesmen our country has known, speaking more than fifty years ago when a derangement of the currency had caused commercial distress, said: "The very man of all others who has the deepest interest in a sound currency and who suffers most by mischievous legislation in money matters, is the man who earns his daily bread by his daily toil."

These words are as pertinent now as on the day they were uttered, and ought to impressively remind us that a failure in the discharge of our duty at this time must especially injure those of our countrymen who labor and who, because of their number and condition, are entitled to the most watchful care of their Government.

It is of the utmost importance that such relief as Congress can afford in the existing situation be afforded at once. The maxim "he gives twice who gives quickly" is directly applicable. It may be true that the embarrassments from which the business of the country is suffering arise as much from evils apprehended as from those actually existing. We may hope, too, that calm counsels will prevail and that neither the capitalists nor the wage-earners will give way to unreasoning panic and sacrifice their property or their interests under the influence of exaggerated fears. Nevertheless, every day's delay in removing one of the plain and principal causes of the present state of things enlarges the mischief already done and Whatever else the increases the responsibility of the Government for its existence. people have a right to expect from Congress they may certainly demand that legislation condemned by the ordeal of three years' disastrous experience shall be removed from the statute books as soon as their representatives can legitimately deal with it.

It was my purpose to summon Congress in special session early in the coming September that we might enter promptly upon the work of tariff reform, which the true interests of the country clearly demand, which so large a majority of the people as shown by their suffrages, desire and expect, and to the accomplishment of which every effort of the present Administration is pledged. But while tariff reform has lost nothing of its immediate and permanent importance, and must in the near future engage the attention of Congress, it has seemed to me that the financial condition of the country should at once and heave all the contributions. of the country should at once, and before all other subjects, be considered by your

honorable body.

• I earnestly recommend the prompt repeal of the provisions of the act passed July 14, 1890, authorizing the purchase of silver bullion, and that other legislative action may put beyond all doubt or mistake the intention and the ability of the Government to fulfill its pecuniary obligations in money universally recognized by all civilized

countries.

GROVER CLEVELAND.

[Senate Ex. Doc. No. 2, Fifty-third Congress, first session.]

Letter from the Secretary of the Treasury, in response to Senate resolution of August 16, 1893, relative to the redemption of Treasury notes issued under the act of July 14, 1890, and also relative to the exchange of gold coin for silver dollars.

TREASURY DEPARTMENT, OFFICE OF THE SECRETARY, Washington, D. C., August 17, 1893.

The PRESIDENT OF THE SENATE:

I have the honor to acknowledge the receipt of the following resolution, adopted

by the Senate on the 16th instant, viz:

"Resolved, That the Secretary of the Treasury be, and he is hereby, directed to report to the Senate what amount, if any, of the Treasury notes issued under the act of July 14, 1890, commonly called the Sherman act, have been during the present month redeemed by the Government at the request of the holders thereof in silver dollars, and whether the holders of such notes were advised at the time of such redemption that they could have gold instead of silver if they so desired. The Secretary of the Treasury is also directed to inform the Senate whether gold coin has been presented recently to the Treasury Department, or any subtreasury, and silver dollars asked in exchange therefor; and, if so, if such exchanges have been made, and whether the Department would or could exchange silver dollars for gold coin if requested to do so by holders of gold."

In response thereto I have the honor to say that during the present month Treasury notes issued under the act of July 14, 1890, amounting to \$714,636, have been redeemed by the Government in silver dollars. While I do not pretend to have knowledge of the degree of information possessed by the holders of the notes so redeemed, I am of the opinion that they were fully advised at the time of such redemption that they could have gold instead of silver, if they so desired. I base this opinion upon the general publicity which has been given to the terms of the act, no less than upon the instructions of this Department to the Treasurer and assistant treasurers of the United States, which have been to the effect that such notes were redeemable in silver dollars at the option of the holders. I am also supported in my belief by the fact that in the circular of this Department issued to the public for their guidance in their dealings with the Treasury, and containing the regulations which govern the issue, redemption, and exchange of the paper currency and the gold, silver, and minor coins of the United States, there is a paragraph which reads as follows:

minor coins of the United States, there is a paragraph which reads as follows:

"4. Gold coin is issued in redemption of United States notes, in sums not less than \$50, by the assistant treasurers in New York and San Francisco, and in redemption of Treasury notes of 1890, in like sums, by the Treasurer and all the assistant treas-

urers."

In further response to the resolution I have to say that recently gold coin has been presented at an office of this Department and silver dollars asked in exchange therefor, and that the exchange was not made for the reason that all the silver dollars in the Treasury at the time were required under the provisions of the laws relating to the currency to be held in the Treasury to cover outstanding silver certificates and Treasury notes issued under the act of July 14, 1890. At present the Department would not and could not exchange silver dollars for gold coin if requested to do so by holders of gold for the same reason; but if the condition of the funds of the Treasury were such as to afford a margin of silver dollars in excess of silver certificates and Treasury notes outstanding, such exchanges would be made.

Respectfully, yours,

J. G. CARLISLE, Secretary.

[Senate, Ex-Doc. No. 3, Fifty-third Congress, first session.]

Letter from the Secretary of the Treasury showing necessity for immediate appropriation of \$300,000 for continuing recoinage of fractional silver coins.

TREASURY DEPARTMENT,
August 18, 1893.

SIR: I have the honor to inclose herewith copy of a letter from the Treasurer of the United States, setting forth the necessity for an immediate appropriation of \$300,000 for continuing the recoinage of fractional silver coins.

I concur in the recommendation of the Treasurer, and respectfully request that an appropriation be made in the following terms: For recoinage of the uncurrent frac-

tional silver coins in the Treasury, to be expended under the direction of the Secretary of the Treasury, \$300,000 the same to be immdiately available. The amount of fractional silver coins now in the Treasury available for recoinage is \$10,000,000.

Respectfully, yours.

J. G. CARLISLE, Secrétary.

The President of the Senate.

TREASURY DEPARTMENT. OFFICE OF THE TREASURER. Washington, D. C., August 9, 1893.

SIR: I have the honor to advise you that the current appropriation for the "Recoinage of silver coins" is nearly exhausted, and in order to enable this office to meet the usual autumn demand for fractional silver coin it is respectfully suggested that Congress be asked to make an appropriation of at least \$300,000 for that purpose at the earliest moment, and that it be made immediately available.

Respectfully, yours,

D. N. MORGAN. Treasurer United States.

Hon. J. G. CARLISLE, Secretary of the Treasury.

[Senate Ex. Doc. No. 4, Fifty-third Congress, first session.]

Letter from the Secretary of the Treasury relative to the cost of recoining silver currency under the proposed ratio of one to twenty.

> TREASURY DEPARTMENT, OFFICE OF THE SECRETARY, Washington, D. C., August 19, 1893.

SIR: Referring to our conversation relative to the probable cost incident to the change from the present coining ratio between gold and silver (1 to 16 for the standard silver dollars and 1 to 14.95 for subsidiary silver) to a ratio of 1 to 20, you are respectfully informed that the number of silver dollars coined since 1878 aggregates 419,332,450.

Without any allowance for abrasion and loss incident to melting the same, the coining value of these dollars at a ratio of 1 to 20, would be \$333,222,162, or \$84,110,228 less than their present face value.

To recoin these dollars at a ratio of 1 to 20 would require the addition of 81,376,700

ounces of new bullion, which, at the average price paid for silver under the act of July 14, 1890 (\$0.93\), would cost \$75,883,700.

In addition to this I estimate that there would be a loss from abrasion and in the melting of these dollars of at least \$3,000,000, which amount, together with the difference in the face value of the coins (\$84,110,288), would have to be reimbursed to the Treasury by an appropriation for that purpose.

From the fact that the silver dollars are distributed throughout the country it would be necessary, as they are redeemed at the several subtreasuries, to transport them to the mints, and the expense of transportation for \$300,000,000, the amount outside of the stock on hand at the subtreasuries and mints at Philadelphia, San Francisco, and New Orleans, would average at least 14 per cent, or \$4,500,000.

I therefore estimate the cost of recoining the silver dollars already coined as follows:

New bullion to be added	
Loss by abrasion and melting	6, 290, 000 68, 200
Transportation of dollars to mints	4,500,000

The stock of subsidiary silver coin in the country is estimated at \$77,000,000, which at full weight would contain 55,699,975 ounces of fine silver. This amount, at a ratio of 1 to 20, would coin \$55,843,802, or \$21,156,197 less than the present face value.

To recoin \$77,000,000 of subsidiary silver into an equal amount of fractional coin at a ratio of 1 to 20 would require the addition of 18,797,625 fine ounces, which, at \$0.931 per fine ounce, the average price paid for silver under the act of July 14, 1890, would cost \$17,528,785.

There would be a loss of about 21 per cent by abrasion from the face value, or

about \$1,925,000.

I would, therefore, estimate the cost of recoining the subsidiary silver in the country, at a ratio of 1 to 20, as follows:

	*** *** ***
New bullion	\$17, 528, 785
Loss by abrasion	1, 925, 000
Cost of coinage (labor, materials, etc.)	2, 500, 000
Copper for alloy	15, 636
Cost of transportation	1, 155, 000
Total	23, 124, 421
RECAPITULATION,	
Estimated cost of recoining silver dollars	\$89, 741, 900
Estimated cost of recoining subsidiary silver	23, 124, 421
Total	112, 866, 321
Very respectfully,	

Hon. DANIEL W. VOORHEES. United States Senate.

[Mis. Doc. No. 11, Fifty-third Congress, first session.]

Mr. Stewart presented the following editorial, printed in the New York Recorder, of August 13, 1893:

GIVE US FREE SILVER.

The Recorder believes that the time has come when the will of the people must be enforced alike upon Congress and the President, and the mints of the United States be thrown open to the free coinage of silver.

The financial and business situation is admittedly bad. There is no need to exaggerate it. It might be worse. It will become worse, much worse, unless Congress and President Cleveland can get together and relieve the existing commercial con-

gestion by prompt and adequate legislation.

The President admits in his recent message that the repeal of the silver purchase law of 1890 will not fully meet the exigencies of our situation. It is confessed on all hands that to simply repeal the Sherman Act and stop there will not leave our currency upon a satisfactory basis, or provide for a safe and sufficient circulating medium.

The business of this country can not be done upon a purely gold basis. There is too much business to be done, and too little gold to do it with, to justify the experiment of a currency based wholly on one metal, and that one the scarcer and dearer of the two. The total disfranchisement of silver as a money metal, which seems to be the aim of the gold extremists at Washington, means a violent and ruinous contraction of values. The mere threat of it has already given the first sharp twist to the screws of contraction.

To persist in the total elimination of silver from our currency is madness. The lead of the gold monometallists has been followed far enough. It is time to call a halt and demand that silver shall be put back into the place it held for eighty years, from the formation of the Government down to 1873, and be made again one of the

two main pillars of the American system of currency and coinage.

It is evident that his party in Congress is not fully with the President, and will not act upon his initiative unless he will assent to a provision by which silver shall be retained as a partner with gold on a just and fair ratio in the metallic basis of a nation's money. Congress is not ready and willing to repeal the act of 1890 until the President on his side is prepared to give his assent to a new law based on bimetallic principles, restoring silver as a money metal and reestablishing the double standard.



J. G. CARLISLE,

Secretary.

This is the perilous feature of the situation at Washington. If the President and Congress can not harmonize their views and act together without long debate and delay, the crisis through which the trade and industry of the country are passing must and will grow more acute. Is there any way of bringing them together? Only, as The Recorder thinks, by putting such a pressure of public opinion upon them both as will compel them to meet on middle ground and take decisive action.

The President is not justified in asking for the unconditional repeal of the present silver law. To postpone the definite readjustment of our currency laws, leaving silver demonetized and its use as a standard money metal wholly prohibited, would in The Recorder's opinion, precipitate a financial and business catastrophe compared

with which all past panics would seem to have been mere bugaboos.

Absolute gold monometallism spells ruin, universal and unsparing ruin, for the

people of this country.

Congress is right in demanding securities for the silver already coined and represented in our paper circulation, and a guarantee for the permanent retention of both metals and the historic double standard, at a ratio to be fixed with a due regard to the existing conditions of the currencies and coinages of the world. Congress stands for the American people in this matter. It is their dearest interests which it is

defending in defending their constitutional currency—gold and silver.

The single gold standard has never been sanctioned or desired by the people of this country. Their will has been over and over again expressed to the contrary at every election and in every Congress for sixteen years past. Their determination that silver shall not be outlawed at the mints has been clearly and forcibly shown by overwhelming majorities in both branches of Congress. It never was stronger

than it is to-day

The clamor of the money changers, the usurers, and the stock gamblers, inspired by the English influences that radiate from Lombard street and which represent the organized rapacity of the world, has not shaken the faith of the American masses one iota in the honesty, the justice, the fairness, and, above all, the vital necessity of maintaining silver side by side with gold in their national money system.

There may have been a change in the relative measuring values of the two metals. That has often occurred in the course of history. But that change, whatever it may be, can be corrected by a change in the ratio of coinage from the present 16 to 1 to, say, 19 or even 20 to 1. It does not justify the total abolition of silver as a standard money metal. England is reported to be at this moment exchanging her gold for Indian silver on the basis of 22 to 1, showing that even the leading gold standard country recognizes that silver possesses an exchangeable value with gold at some ratio that can be fixed. And we may be sure that the Bank of England, in fixing it at 22 to 1, has been as unfair to silver and as partial to gold as it has dared to be.

The Recorder earnestly calls for a general expression of the popular will loud and clear and general enough to make the President and Congress understand that the people demand immediate relief from the stifling and stagnating currency conditions from which they are now suffering; and that, while they want the act of 1890 repealed, they also want the free coinage of silver restored at such new ratio as the wisdom of Congress may see fit to fix.

The money power has spoken for gold monometallism, and Mr. Cleveland seems to be its executive echo. Now let the people be heard and Mr. Cleveland be clearly informed that Congress, and not he, represents the national will on this matter of

admitting silver as well as gold to the mints.

Gen. Grant once said, speaking from the same chair now filled by Mr. Cleveland: "I have no policy to enforce against the will of the people." The Recorder recommends Mr. Cleveland to adopt the same attitude on this money question, for it is the only one that is worthy of an American President. Congress is the repository of the people's law-making power, and it correctly represents them in resisting the single gold standard crusade, at whose head Mr. Cleveland has apparently placed himself. He can do the nation no better service at this grave crisis in its financial and business history than to yield gracefully and say with Grant: "I have no policy to enforce against the will of the people."

It is of the very first importance that the present state of affairs should not be long Business is benumbed in every branch, currency and coin are alike in hiding, exchange is difficult to effect for want of money to do it with, perfectly sound banks are embarrassed themselves and can not give ordinary accommodations to their depositors, trade is clogged and hampered at every turn, mills and workshops are closing in large numbers, and even the most solvent and flourishing firms find it hard to draw on their deposited moneys in such form as to meet their weekly

pay rolls in the usual way.

This is the situation, and it is not improving but growing worse with every day's delay at Washington.

Bad as it is, it would become infinitely worse if Congress were to yield to the single gold standard mevement and surrender the cause of silver. Such a surrender

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would mean disaster to all classes except the vultures that always flesh their beaks deepest and gorge themselves fullest on a field that is strewn with the victims of a vast commercial and industrial calamity. The merchant and the manufacturer, the big business man and the small tradesman, the great mass alike of employers and employed, the professional man, the brain-worker and the brawn-worker, and more than all, the laborer and the wage-earner in every occupation, will all be drawn down together in the vortex of contraction if silver is outlawed.

To make gold the sole standard and the only currency is to diminish the volume of our money by one-half. That is contraction; and contraction means the complete paralysis of all enterprise, the utter collapse of credit, the complete prostration of trade from New York to California, and the consignment of myriads of working people in every city and State in the Union to idleness and starvation.

The Recorder pleads with all its power that this whirlpool of contraction may not be opened. President Cleveland and Congress must get together and prevent it. The people must raise their voices now and demand their own salvation. If silver be not restored quickly to free coinage, the most optimistic man can not look forward six months without fear. Millions of unemployed, wageless men, with their wives and children crying for bread that can not be earned for them, will be hard to reason with. But they will have to be reasoned with if silver is outlawed from the mints. And it will be idle to tell them that it was thought best to starve them in order to place the country on the same gold standard footing as England.

Repeal the act of 1890, readmit silver to free coinage at a new and reasonable ratio,

and do it quickly. That, and nothing less than that, will put the business of the country firmly on its feet again, give new heart to capital, new hope to labor, and restore good times throughout the land.

If this be not done and the antisilver madness prevail, the prosperity of the country can not be recalled, and its peace will soon be in serious peril.

[Senate Mis. Doc. No. 16, Fifty-third Congress, first session.]

Mr. Voorhees presented the following letter of the Secretary of the Treasury recommending the passage of the bill (S. 294) to provide for issue of circulating notes to national banks:

TREASURY DEPARTMENT, OFFICE OF THE SECRETARY, Washington, D. C., August 11, 1893.

MY DEAR SIR: Your favor of the 10th instant, inclosing form of a bill "to provide for the issue of circulating notes to national banks," and asking the views of the

Secretary of the Treasury as to the advisability of its passage, is received.

The enactment of such a law as proposed would enable the national banks to issue and put in circulation at once, on bonds already deposited with the Treasurer of the United States, about \$19,000,000 in currency in addition to the amount now authorized, and this, in my opinion, would afford a very considerable measure of relief to the country under existing circumstances. I therefore recommend the passage of the bill.

Respectfully, yours,

J. G. CARLISLE, Secretary.

Hon. D. W. VOORHEES, Chairman Committee on Finance, U. S. Senate.

Mr. Vest presented the following statement of the production of gold and silver in the world since the discovery of America. Statement of the PRODUCTION of GOLD and SILVER in the WORLD since the discortery of America. [Senate Mis. Doc. No. 17, Fifty-third Congress, first session.]

From 1498 to 1885 is from table of averages for certain periods compiled by Dr. Adolph Scetbeer. For the years 1886-1892 the production is the annual estimate of the bint.

on.	value.	Silver.	\$485%54588888888554488844488888888888888	2. 73
producti	By	Gold	\$	45 .8
Percentage of production	weight.	Silver.	\$	S 6
Pe	Ву же	Gold.	日とのお生のおおいののようのののののはいるのののできます。するなが、このはしています。ひとこのはないできます。なるこのはないできます。なるこのはないできます。	2
	he period.	Coining value.	8 4 6 4 6 4 6 6 6 6 6 6 6 6 6 6 6 6 6 6	9, 176, 072, 000
Silver.	Total for the	Fine ounces.	2838, 400 287, 287, 287, 287, 287, 287, 287, 287,	7, 522, 507, 716
Tall the	of perio	Coining value.	\$2,25,000 112,85,000 112,50,000 112,50,000 112,000 112,000 112,000 112,000 112,000 112,000 112,000 112,000 112,000 112,000 113	
on to meaning	Annual average	Fine ounces.	1, 511, 0.60 19, 0.60	
	he period.	Value.	\$107, 931, 000 90, 492, 000 90, 942, 000 90, 942, 000 113, 248, 000 113, 248, 000 114, 248, 000 116, 371, 000 123, 084, 000 1170, 483, 000 1170, 983, 000 1170, 983, 000 1180, 982, 000 1181, 180, 000 1181, 180, 000 1180, 180, 180, 180, 180, 180, 180, 180,	8, 204, 303, 000
Įą.	Total for the	Fine ounces.	25.55	397, 191, 823
Gold	erage of period.	Value.	\$3,855,000 \$4,759,000 \$5,859,000	
	Annual avers	Fine ounces.	186, 470 2213, 586 2213, 586 2213, 586 2213, 586 2213, 586 2213, 586 2213, 586 2213, 586 2213, 586 2213, 586 2213, 586 2213, 587 2213, 588 2213, 5	
	Vears		1492–1520 1521–1546 1541–1546 1561–1560 1601–1670 1611–1640 1611–1670 1611–1670 17721–1740 1871–1875 1871–1875 1871–1875 1871–1875 1871–1875 1871–1875 1871–1875 1871–1875 1871–1875	Total

[Senate Mis. Doc. No. 36, Fifty-third Congress, first session.]

Mr. Cockrell presented the following statement of the production of gold and silver in the world, 1792-1892:

PRODUCTION of GOLD and SILVER in the WORLD, 1792-1892.

Calendar years.	Gold.	Silver (coining value).	Total.
792–1800	\$106, 407, 000	\$328, 860, 000	\$435, 267, 000
801-1810	118, 152, 600	371, 677, 000	489, 829, 000
811–1820	76, 063, 000	224, 786, 000	300, 849, 000
821-1830	94, 479, 000	191, 444, 000	285, 923, 000
831-1840	134, 841, 000	247, 930, 000	382, 771, 000
841–1848	291, 144, 000	259, 520, 000	550, 664, 000
849	27, 100, 000	39,000,000	66, 100, 00
850	44, 450, 000	39, 000, 000	83, 450, 00
851	67, 600, 000	45, 000, 000	107, 600, 00
852	132, 750, 000	40, 600, 000	173, 350, 00
853	155, 450, 000	40, 600, 000	196, 050, 00
854	127, 450, 000	40, 600, 000	168, 050, 00
855	135, 075, 000	40, 600, 000	175, 675, 00
856	147, 600, 000	40, 650, 000	188, 250, 00
857	183, 275, 000	40, 650, 000	173, 925, 00
858	124, 650, 000	40, 650, 000	165, 300, 00
859	124, 850, 000	40, 750, 000	165, 300, 00
860	119, 250, 000	40, 800, 000	160, 050, 00
861	113, 800, 000	44, 700, 000	158, 500, 00
862	107, 750, 000	45, 200. 000	152, 950, 000
863	106, 950, 000	49, 200, 000	156, 150, 00
864	113, 000, 000	51,700,000	164, 700, 00
865	120, 200, 000	51, 950, 000	172, 150, 00
806	121, 100, 000	50, 750, 000	171, 850, 00
867	104, 025, 000	54, 225, 000	158, 250, 00
868	109, 725, 000	50, 225, 000	159, 950, 00
869	106, 225, 000	47, 500, 000	153, 725, 00
870	106, 850, 000	51, 575, 000	158, 425, 00
871	107, 000, 000	61, 050, 000	168, 050, 00
872	99, 600, 000	65, 250, 000	164, 850, 00
878	96, 200, 000	81, 800, 000	178, 000, 07
B74	99, 750, 000	71, 500, 000	162, 250, 00
875	97, 500, 000	80, 500, 000	178, 000, 00
876	103, 700, 000	87, 600, 000	191, 300, 00
877	114, 000, 000	81, 000, 000	195, 000, 00
878	119, 000, 000	95, 000, 000	214, 000, 60
879	109, 000, 000	96,000,000	205, 000, 00
880	106, 500, 000	96, 700, 000	203, 200, 00
881	103, 000, 000	102, 000, 000	205, 000, 00
882	102, 000, 000	111, 800, 000	213, 800, 00
883	95, 400, 000	115, 300, 000	210, 700, 00
884	101, 700, 000	105, 500, 000	297, 200, 000
885	108, 400, 000	118, 500, 000	226, 900, 00
886	106, 000, 000	120, 600, 000	226, 600, 000
887	105, 775, 000	124, 281, 000	230, 056, 00
888	110, 197, 000	140, 706, 000	250, 903, 00
889	123, 489, 000	162, 159, 000	285, 648, 00
890	113, 150, 000	172, 235, 000	28 5, 385, 00
891	120, 519, 000	186, 733, 000	307, 252, 00
892	130, ×17, 000	196, 105, 000	827, 422, 00
Total	5, 633, 908, 000	5, 077, 961, 000	10, 711, 869, 00

TREASURY DEPARTMENT, BUREAU OF THE MINT, August 16, 1898.

[House Ex. Doc. No. 2, Fifty-third Congress, first session.]

Letter from the Secretary of the Treasury, transmitting, pursuant to House resolution of the 16th instant, information relating to the purchase and coinage of silver under the act of July 14, 1890.

TREASURY DEPARTMENT,
OFFICE OF THE SECRETARY,
Washington, D. C., August 19, 1893.

SIR: I have to acknowledge the receipt of the following resolution, passed by the House of Representatives on the 16th instant:

"Resolved, That the Secretary of the Treasury is hereby respectfully requested to communicate to the House the following information relating to the purchase and

coinage of silver under the act of July 14; 1890, entitled 'An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other pur-

"First. How many ounces of silver bullion have been purchased and what has

been the highest, lowest, and average market price paid?

"Second. What amount of Treasury notes has been issued in payment of the sil-

ver bullion, what amount redeemed, and what amount reissued?
"Third. What amount of Treasury notes has been redeemed in gold coin and what amount in silver coin?

"Fourth. How many standard silver dollars have been coined?

"Fifth. How many ounces of silver bullion are now owned by the Government?"

In reply I have the honor to state:

First. The number of ounces of silver bullion purchased under the act of July 14, 1890, from August 13, 1890, to August 16, 1893, inclusive, was 161,521,000 fine ounces, costing \$150,669,459. The highest price paid was \$1.201, August 20, 1890, and the

lowest price \$0.696, July 24, 1893; average price, \$0.9328+.

Second. Treasury notes to the amount of \$150,115,985 have been issued to date, August 16, 1893, in payment of the silver bullion, and that amount is still outstanding, the redemptions having been replaced by issues, with the exception of \$714,636, which have been redeemed in standard silver dollars and retired from circulation

since August 3 instant.

Third. Up to August 1, 1893, \$49,184,160 in Treasury notes have been redeemed in gold, and since August 3, 1893, \$714,636 in Treasury notes have been redeemed in

silver dollars, this being the first redemption of these notes in silver.

Fourth. The number of standard silver dollars coined from bullion purchased under the act of July 14, 1890, to August 16, 1893, has been 36,087,185.

Fifth. The number of ounces of silver owned by the Government, purchased under the act of July 14, 1890, on August 16, 1893, was 133,161,375 fine ounces, costing **\$121,217,677.**

Very respectfully,

J. G. CARLISLE, Secretary.

Hon. CHARLES F. CRISP. Speaker House of Representatives.

[Senate Mis. Doc. No. 25, Fifty-third Congress, first session.]

Mr. Teller presented the following letter from Frederick C. Waite, relative to cause of financial and industrial depression:

WASHINGTON, D. C., August 17, 1893.

DEAR SIR: As has been well said, the President, in his message to Congress, "proposes to rehabilitate the crippled banks, to reopen the abandoned industries, to rescue from idleness and want the starving laborers, to restore securities to their former strength and affluence, and to set up confidence where fear and frenzy riot now, by the simple process of repealing the Sherman act, and thereby retaining in the Treasury the \$3,000,000 or \$3,500,000 which hitherto has been put into circulation each month through its operation." If, instead of seeking an opportunity to criticise, our desire is to find out the cause of this industrial depression, which has raised armies of the unemployed in many silver as well as in every gold-using nation on the globe, we have but to investigate the affairs of that people among whom it has been most severe, namely, of the Argentine Republic.

According to Mulhall, the total wealth of the people in the Argentine Republic, before the collapse, equaled but \$2,545,000,000 in gold, while, according to the last report of the Michigan bureau of labor, their debt equaled the incredible total of \$2,191,000,000 in depreciated currency, or over 50 per cent of their entire wealth, including the inflated land values. It was this almost unprecedented amount of debt which caused the utter collapse. Moreover, every economist who has spent years investigating the subject is well aware that the "unearned land values," like bonds and stocks, are simply evidence of wealth, being in the main mere inflation based upon the results of the labor and the capital employed in building free roads, bridges, canals, and harbors, and furnishing light, sewerage, water, order, protection against fire, etc. Hence it is very plain that the collapse in the Argentine was made all the more overwhelming by the fact that, when there was a need for a basis on which her mighty debt could rest, the land values fled, and public improvements, order, and protection against fire were things of the past. In other countries the crisis has not been so disastrous, but it has in every case been in proportion to the amount of debt.

From history we notice that, whether we turn our attention to the centuries of prehistoric human experience which the author of the Pentateuch had in mind when

he penned the immortal twenty-fifth chapter of Leviticus, or to the dawn of Grecian or Roman history, the revolutions and rebellions in our mother country, or to the financial crises of modern times, such as those in our own country in 1818, 1857, 1857, 1873, and 1893-'94, or to famine-stricken Russia, the one great fact which in every

instance towers above every other history-creating fact is debt.

Let us note the great increase during the last twelve years in the private indebtedness of our own people, and contrast it with the modest increase of scarcely 60
per cent in our wealth, nearly half of which was but a fictitious rise in speculative ground values. As for the funded debt, those of the railroads increased from \$2,392,000,000 in 1880 to \$5,463,000,000 in 1892, according to Poor's Manual, an increase of 129 per cent, while the current debt has nearly doubled in the last seven years. The funded debts of other companies were very small in 1880, but many of them have since assumed magnitude, especially during the last few years; as, for instance, those of the telephone, telegraph, and street railway companies, and public water, gas, and electric-lighting and power companies.

During the same time the loans and overdrafts of national banks increased from \$994,000,000 to \$2,171,000,000, while those of other banks, exclusive of private banks and of real estate mortgages, increased from \$378,000,000 to \$1,189,000,000. The most astonishing increase of all, however, is in the real estate mortgage indebtedness, as disclosed by the investigations of the eleventh census. Let us remember that this is largely the debt of the hardest working and the poorest paid of all our American citizens, namely, the farmers and the laborers who are trying to obtain a home of their own by honest toil. In the twenty-one States for which the mortgage indebtedness has been tabulated the aggregate amount in force at the close of 1889 was \$4,547,000,000 with the great States of Ohio, Texas, and California and whole groups of lesser States yet to be heard from. The grand aggregate will be no less than \$6,300,000,000. The aggregate in 1880 was only about \$2,500,000,000. Last year, after turning the scale at \$8,000,000,000, the mortgage indebtedness continued its upward flight, not being contented with an increase of 220 per cent, or nearly four times the increase in the true value of real estate.

In a word, the total net private indebtedness of the American people equaled, in 1880, but \$6,750,000,000. Last September it amounted to 19,700,000,000, an increase

of 13,000,000,000 in the short period of twelve years.

These mute figures tell the tale. Our manufacturing and mining industries have been stimulated under the intoxicating influence of protection, while our farmers have been compelled to borrow to meet deficits. Our land values have been bolstered up by booms and ruthless real estate speculation all over the West and Railroads have been built to forestall competitors, to raise the value of land, and to build cities where none were needed. Bonds and watered stocks have been ruthlessly floated for the purpose of wrecking valuable properties. In order to indicate how universal such practices have become, I may say that my investigations in the Census Office forced me to the conclusion that the liabilities of the railroad companies equaled fully 85 per cent, or \$5,000,000,000 more than their total assets. With this conclusion all experts practically agree. In short, things have been overdone, and the periodic settling day has come.

This is the giant fact that stares our country in the face to-day. The industrial depressions of over four thousand years, under every civilization known to history, have been, one and all, due to the innate power which debt has of piling itself up until it reaches a volume which the existing civilization can not support. Ten months ago our private indebtedness reached that awful climax. During seven months we reduced that mighty load of debt by a few score millions, which, together with the reduction of the last three months, amounts to hundreds of millions.

The unpleasant fact, which must be bravely met, is that we shall not have prosperity again until at least a thousand millions of this indebtedness shall have been wiped out of existence, and probably not until property which is to-day valued at thousands of millions shall have passed, at a great sacrifice, from the hands of the poor and middle classes to the hands of the men who hold the money.

As yet we have but touched the outskirts of this world-wide commercial crisis. We are now beginning to sail through it. However, we shall not be called upon to pass through the black center as have the golden republics of Australia, because the indebtedness of our people has not been piled up with such blind recklessness, and because, in general, there have been some bounds to the fictitious inflation of land

The total capital of all banks suspending during the three months ending July 28 aggregated for the whole United States only \$38,951,033, while in the six weeks ending May 16 the liabilities of the banks of issue, which were crushed to the wall in Melbourne, alone amounted to over \$300,000,000, a sum nearly equal to the total deposits in the sixty-four banks forming the clearing house of New York city.

Melbourne is a city about the size of slow, pay-as-you-go Baltimore, which does not know what a bank failure is. Even before the crisis, merely as a result of the

storm which preceded, Melbourne's population had been reduced by more than twenty thousand, and the land values were already disappearing beneath the assessed valuations, and, in many quarters, even beneath the mortgaged indebtedness, when the city was suddenly overtaken by one of the most gigantic financial collapses in modern times—a collapse which shook the very foundation of credit the whole world around, locked up the gold of the East, and set England's surplus afloat for the res-

cue of the doomed continent.

Europe was already deep in difficulties on account of the Panama collapse and the unsettled condition of affairs in the Argentine. The guarantors of the Baring failure had just extended their guarantees to retide matters over. The continuation of the fight among the great banking houses for a sufficient supply out of Europe's insufficient store of gold compelled England to look toward America. Aided by the excessive trading of our overhopeful merchants, England, by curtailing her purchases of our produce and by selling our securities, replenished her gold supply. Moreover, the floating of the gold bonds of Austria had shoved large bodies of American securities back upon our own market and increased the outflow of gold. This draining of our supply and the fall of prices led to hoarding money of every description.

One month after the crisis struck Melbourne; during the week of bank holiday, proclaimed by the government to give the people time to cool down; just as the collapses which had been confined to Melbourne, opened its maw as though about to engulf the whole continent, New Zealand and all; then, as the giant banks of Australia were failing right and left, the great commercial centers of the United States, were shaken. Two weeks later flashed across the wires the added news that five banks, with liabilities amounting to over \$125,000,000, had gone down in three days. In certain of our Western cities, whose condition since 1888 has been that of a collapse-in-suspense, the banks and business houses began to close their doors, although their assets seemed to be large, at least, to those who have not taken in the world-wide situation and have not given years to the study of fictitious land values as a basis of mortgaged indebtedness.

My only apology for not accepting the general explanation of the cause of this crisis and for not falling in with the levely little panacea, by which all nations that have either a Sherman act to repeal or silver to demonstrate may enter into the millenium of prosperity, is that I find nothing to support such theories; whereas, I have the facts by which I can demonstrate the accuracy of every statement made

above.

Very truly yours,

FREDERICK C. WAITE.

Hon. HENRY M. TELLER, United States Senate.

[Senate Mis. Doc. No. 29, Fifty-third Congress, first session.]

Mr. Hoar presented the following letter from Ernest Seyd to Samuel Hooper on the subject of coinage.

I have the bill before me, and Mr. Latham kindly sent me a copy of your remarks

respecting my book and inviting my suggestions.

I cheerfully respond to this invitation and beg to submit to you the following remarks. (I shall pass over those sections in reference to which I have no remarks to make, and point to others requiring notice.)

> LA PRINCES STREET BANK, London, February 17, 1872.

To Samuel Hooper, Esq., M. C.:

DEAR SIR: You were kind enough to forward to Mr. Alfred Latham a copy of your coinage bill for the United States, to be sent to me, and you expressed a wish to

receive criticisms on its provisions.

SEC. 14. The issue of a variety of gold coins, such as the \$20, \$10, \$5, \$3, \$2\frac{1}{2}, and \$1 pieces, is injudicious. True, the \$20 piece is a magnificent coin, but for ordinary purposes in obtaining change it is less useful than four \$5 pieces, for large transactions connected with international trade the \$20 pieces are the most convenient coins for melting down, and that is the fate of the majority of them. The \$1 gold piece, on the other hand, is much too small. Its wear is excessive, and it soon becomes totally unfit for a standard of value. The French 5-franc gold piece has already been condemned for this very reason.

A variety of coins must also be objected to for another reason, viz: That connected with the handling of the pieces it prevents the use of the "weighing scales." On pages 164, 165, of my book, "Suggestions in reference to the metallic currency of the United States," I speak of this matter at length, and I think the remarks therein

made are worthy of attention.

I can quite understand that Americans, accustomed to see their splendid \$20 piece and the \$1 piece, do not fully appreciate the weight of these objections; but it must be borne in mind that the American public have only had a short period, say from 1849 to 1861, in which they had anything like dealing in gold money, since which time, through the war, they have been so much habituated to paper money, whereas we in England, accustomed to vigorous dealings in gold, have learned experience, and are better able to appreciate these distinctions and their importance from practical and economical points of view. And from these points of view the question of a variety of gold coins is not an English or an American one, but one of cosmopolitan importance also, for there are principles involved in it.

In England we only issue sovereigns and half-sovereigns; but we complain, and with just reason, of the latter piece (see X's letter in English, page 40, of German pamphlet which I send herewith, wherein the issue of the one-half sovereign is fittingly called a legislative error). The German new coinage will consist principally of the 20-mark piece and only a limited number of 10-mark pieces will be issued. The French have coined 100-franc and 40-franc pieces only as "show pieces" and the 5-franc gold pieces will be given up

pieces" and the 5-franc gold pieces will be given up.

I think that America ought to coin only \$10 and \$5, or \$5 and \$24 pieces, certainly not more than \$10, \$5, and \$2\frac{1}{2}, and that the \$20, \$3, and \$1 pieces ought not to be coined, excepting as show pieces, in limited quantities. The suggestion that \$20

pieces can be coined cheaper has no foundation worth mentioning.

The question of a variety of coins has also a most important bearing on the abrasion of the pieces and their consequent lightness. In the bill I find nothing whatever making provision for this; and I may perhaps be pardoned for charging this omission to the account of the general want of thorough experience made in America in reference to gold coin.

Where are the provisions for limiting the current weight of gold coins? May they be abrased or light to any extent and still continue legal tender? And, if not, who

is to bear the cost of their reinstatement?

In England the individual holder must bear the loss; if the sovereign is under weight by three-quarters of a grain it is cut up and the owner loses the difference. In France the state has hitherto withdrawn light gold, but sparingly; on the rest the coinage is young, and the question will now be postponed because of the paper

In Germany the new coinage bill provides for the reinstatement of worn coins by the state; but the question is open; for, as the state has conquered the gold and issues it at its own option, it can afford such a liability. It is, however, acknowledged that the business "of making coins light" and obtaining new ones for them

may become extensive.

The English system in regard to light coins is the only true one. Attempts were made by Mr. Lowe to levy 1 per cent mintage, so as to provide a fund from which the recoinage loss on old pieces by the state might be recouped. The proposal, how-ever, as it deserved, fell through as absurd. The controversy on that score has been published by the Bank of England. The letters in English (printed in the German

pamphlet) again refer to the matter.

The allowance for light coin made here is 32 grains, i. e., the mint weight of the sovereign being 123. 274 grains, it ceases to be legal currency when below 1224 grains. The public offices, and the Bank of England's issue department, weigh out light pieces and cut them by a machine. The owner can receive the pieces, so cut, back again or sell them to the bank as standard bullion, at 77.9 per ounce. Some people complain of this, but all who have fully studied the subject agree that it is the only true way of settlement, and that the coinage can thus be kept in fair order.

The \$20 piece ought not to be allowed to lose more than 2 grains, the \$10 11 grains. the \$5 \frac{1}{2} grain, the \$3 and \$2\frac{1}{2} grain, the \$1\frac{1}{2} grain, and you will now at once perceive how very necessary it is that the variety of the pieces should be as restricted as possible, so as to save trouble to the public departments and the Treasury.

I do not know how you intend to treat this matter, and whether this plan of keep-

ing the gold coinage in order may not excite much opposition.

The favorite idea of those opposed to this system is, that the state itself should pay for light coins, either by a direct appropriation from the revenue, or by applying the "profits" of the Mint on the token coinage for this purpose. In this country it has been shown that the state has no such obligation; that by so doing it would only encourage the sweating of the coin, and as for the profit on the minor coinage, you will find that it can not be brought into accord with the wear and tear of the gold coin.

We look upon all these suggestions as "hocus pocus." I think, therefore, that your public departments ought to check the gold received by them, taking out the light pieces and defacing them by a stamp, but that the Mint should undertake to buy these pieces by weight, giving new ones for them.

And if the Mint does not charge the one-fifth per cent brassage on such light coin, but makes the exchange by weight gratis, it makes a sacrifice in the matter which is already beyond its immediate functions; and this policy may be adopted as a com-

promise between the holders of light coin and the state.

It can not be asserted, for instance, that gold pieces of one-half or one-quarter dollar could be used, hence the ides of a limit in size must be maintained, and there can only be one true limit, so to speak. This true limit excludes the one-dollar piece at once; indeed, the two and one-half piece is somewhat below it, and all European mint masters agree with me that a gold piece of about three and three-quarter dollars should be the smallest. Unfortunately, almost all the monetary systems are committed to smaller pieces. Bearing in mind, however, that the one-dollar piece

committed to smaller pieces. Bearing in mind, however, that the object of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the sale of the one-dollar piece or unit of value." The term "unit of value" (rather vague wherever used) might best be taken as implying a standard of value. Now, the one-dollar gold piece is not a suitable piece, as experience shows, and such experience does not rest on mere practical results, but on principles connected with metallurgy and fixed mechanical laws, having reference to the difference between the resisting power of the metallic structure of the piece

and the extent of surface exposed.

Indeed, I do not see why any coin of "denominational" value should be selected as a special valuator. The true valuator is the bullion itself by weight, irrespective of its division into pieces, and as the weight of the latter is led off from the divisions of the ounce, the ounce itself is the proper starting point. This practice is pursued by all the large states; thus, in England, 480 ounces standard gold=1,869 pursued by all the large states, thus, in England, we defice standard gold—1,305 sovereigns (these figures are so given because they are without fractions); in France a kilogram, 900 fine gold = 3,100 francs; in Germany (new law) the mint pound fine gold (one-half kilogram) = 465 thalers or 1,395 marks, and so might the United States do, say 43 ounces of standard (900) = \$800 (this gives correct proportions without fractions.)

Hence, section 14 might commence: "That the standard weight of gold coins shall be in the proportion of 43 ounces of standard gold to \$800, viz, the weight of the double eagle, etc.," leaving out "or unit of value" in line 8. And if in addition thereto you could introduce "provided that the double eagle, the \$3, and the \$1 piece be manufactured and issued only by an express order from the Secretary of the Treasury." Thus you would not abolish these three pieces but give liberty to true the proper restricted and its secretary of the secretary of the secretary of the secretary of the secretary.

try the more restricted variety.

The policy of using the ounce of bullion as the standard of value can best be appreciated by those who are fully acquainted with vigorous dealings and holdings in bullion and the necessity and economy involved in acquiring and retaining it. In this respect America fails signally; the want of a suitable "reservoir" for holding bullion during the phases of international changes without coining it, leads to unnecessary mint operations and to losses, direct and indirect, in American com-In Europe we have large central banks (banks of England, France, and

Prussia) which, by their note issue, thus hold uncoined bullion, receiving and parting with it. In my book (Suggestions, etc.) I have endeavored to make this clear. It is very possible that Americans are opposed to such a central bank for a national issue based on bullion (as I have proposed it), and that as long as the Treasury must continue its policy of selling gold in the market against greenbacks the way is not

clearly seen.

Nevertheless, that is no reason why some such system of "reservoir" for bullion should not be established by the Treasury through the Mint. or vice versa. I know what your usual Mint certificates are which carry with them the time taken by the mint in making the coin. I think that the system can be made to go further. Supposing, for instance, that such a clause as this were introduced into the bill:

"SEC. —. That it shall be lawful for the Secretary of the Treasury to issue, through the Director of the Mint, bullion certificates (payable to bearer) of gold bullion deposited at the Mint, such certificates stating the value of the bullion so deposited, upon the owner of such bullion paying the coinage charge thereon in United States gold coin; and if the value of such deposit exceeds the sum of \$20,000 the Director of the Mint, at the option of the owner, shall have the right of paying the fractional sum above the last \$1,000 in coin, issuing the certificate for a round sum in thousandths and deducting the coinage charge therefrom; and if the amount deposited be below \$20,000 the owner of such bullion shall pay such additional sum in United States gold coin as will complete a round sum in thousandths: *Provided*, That at the option of the Director of the Mint such certificates shall be paid on presentation, either in bullion or coin, or in such proportions of bullion and coin as he may deem fit: And provided also, That if the owner of such bullion chooses to be paid in coin

he shall receive in exchange thereof a Mint certificate specifying the time when such coin will be ready for delivery."

I do not know whether I have worded this section in American bill style, but I

think I can show you its advantages:

1. It will entirely do away with the necessity of keeping a special mint fund, as provided by section 50.

2. It relieves the State of uselessly coining the gold, for the greater portion of American coins go to European melting pots (see Suggestions, pp. 24 and 25), and the monthly sales of gold are absorbed that way.

3. The Government will make the profit of one-fifth per cent coinage charge without having coined (a similar profit is made by the banks of England and France,

which buy gold less the supposed coining charge and sell it at mint value).

4. The owners of such builtion certificates will be paid at once, and for shipment to Europe bullion is more profitable to them. (See Suggestions, pp. 197 and 198.)

5. If coin is insisted upon by the holders, they can get it on the usual terms by

the ordinary coin certificates.

6. The provisions for the "rounding off" of the certificates in thousands, I think, are very useful and necessary in order to make these instruments convenient and popular, and the provisions as to the right of the Mint to insist upon a balance of coin to make up a round sum below \$20,000 (or less) is, of course, expedient. For sums above that amount the Mint might keep a small reserve of coin.

7. The United States Treasury would, of course, hold the gold instead of the Mint, and might also hold the certificates, so as to maintain its control over the gold mar-

ket as long as requisite.

I am convinced that this system will enable the Government to effect great saving in minting gold, lead to regular operations in supply, retain bullion in the country, and be much more satisfactory to the exchange market and the public.

Superior to this policy I hold the establishment of a large central bank (Suggestions, p. 68), but in the meantime I think that the above clause might well be

included in the mint bill.

SEC. 25. Assayer.—It is essential in every mint law that the inspector of bullion should know "how the assay of gold" is to be stated. Is the assay to be in 1,000 parts, or one-half of thousandth parts, or in ten-thousandth parts. The importance of this will at once be apparent to you when I state that by the thousandth assay an importer would obtain say \$9,900 for a certain parcel of bullion, whereas if the ten-thousandth part was stated he might obtain \$9,999, or \$9 more.

In the United States assays are stated at two-thousandths fine; in France at tenthousandths fine. Why should the United States assayers not state the assay in the same way as the French?

I am perfectly well aware that the American assayers assert (in print and in speech) that they can not assay so fine, and that the liability to error ranges between one and two ten-thousandths. If the American assayers were subject to the same competition as ours are here they would soon learn how to do it. I underline these words in the hope that you will not allow yourself to be jostled out of the wish to promote accuracy.

We have made numerous experiments here in Europe and find that although divergencies will occur of one-tenth per mille and occasionally two-tenths per mille, yet that on the whole the assays agree, and that, at all events, the purchaser of bullion can not lose because he has an almost entire one ten-thousandth part as a margin. In France the tariff for qualities of gold is at one ten-thousandth fine, and the assays at the Bank of France corresponded with the independent assays of the mint for a coinage of 100 millions of francs (gold) within 132 francs, and that in favor of

French assayers pretend to go to one one-hundred-thousandth fine, and I am satisfied that it can be fairly done; yet in America the one two-thousandth is still maintained. Even the British mint has always assayed to one-thirty-second grain fine, equivalent to one twenty-five hundredth fine, and the Bank of England, in consequence of a pamphlet which I wrote (see Suggestions, p. 174) altered its assay system to one thirty-three-hundredth fine, although it is not a Government concern. All our British and continental assayers state assays to one ten-thousandth fine; several go to one one-hundred-thousandth parts (in half '005)

I think that the least Americans can do is the adoption of the one ten-thousandth part; rely upon it, all opposition in this is captious. I trust that there are really scientific men in the States able to make such accurate assays; but I maintain that if even they are unable to vindicate the rights of scientific accuracy, and if they continue to insist upon errors between one and three ten-thousandth, the system should nevertheless be adopted, because, as said before, the Mint or the purchaser of bullion can not on the average go wrong, and above that he has an entire one ten-thousandth reserved. So in section 25, at the end of line 2, there should be the words: "in tenths of milliemes," a technical term perfectly understood.

SEC. 26. In my book, "Suggestions, etc.," I recommend a coinage charge of onetenth per cent, and if the organization and machinery of state mints were perfected (see "Improvements in the process of coining," in the Society of Arts Journal, sent herewith) that rate would cover the actual working expenses. I am opposed to the so-called absolute free coinage, and I am glad to observe that you propose one-fifth per cent at all events as an installment, and I hope it will not be increased. charges for refining, melting, etc., ought to be put at as low a figure as possible, or even at a sacrifice to the Mint.

SEC. 36. The "allowance" or remedy for gold of only one one-thousandth in fineness is an improvement; in England and France it is two one-thousandths. This advance in favor of accuracy in America strengthens my demand for assaying to one

ten-thousandth part fine, as remarked on section 25.

SEC. 39. The allowance for deviation in the weight of the half eagle is in accordance with the practice here, but for the \$2.50 and \$1 pieces it is far too large; the \$2.50 piece ought to have but one-eighth or one-sixth the dollar, say one-tenth of a

SEC. 46. Allows to the melter and refiner one-thousandth part of weight for gold and one and one half-thousandth for silver waste, and to the coiner one half-thousandth for gold and one-thousandth for silver waste. These are enormous allowances, which, in my opinion, are tantamount only to "legalizing pilfering" to that extent.

I altogether repudiate the suggestion that any material can be absolutely lost in the melting or coining. I admit that during the process of melting copper may oxidize, but in that case the gold or silver alloy becomes finer, as the assay by one ten-thousandth would show, Careful manipulation and proper heating lessens this liability, and if, after all, the melter thoroughly knows his business, he can find out

the average oxidation, and should be allowed to make a slight surcharge of copper, say one-tenth per mill, to counterpoise it.

The "evaporation" of pure gold and silver only takes place when the metal is much overheated, and particles of it, by stirring, go up the flue, where they can be found. This subject has been well tested here and elsewhere, and the evaporation has been found so infinitesimal that one one-hundred-thousandth part will cover it over and over again, notwithstanding all the assertions and statistics of other mint

officers.

Supposing, then, that the above-mentioned surcharge of copper is so that a loss of weight to one-tenth per mill becomes possible, and, making a liberal allowance for so-called "evaporation," I maintain that a loss of one-tenth per mill ought to cover the whole; yet your bill allows eight times as much for gold and twelve times as much for silver.

But it will be said, "There are spillings in casting, traces of metal adhere to the pot," etc. I know all that; but they can all be got out of the "sweepings," they can not disapper, and if I allow another one-eighth per mill, i. e., one-fourth per mill for absolute (*) loss in melting, all these contingencies are covered; the rest,

three-fourths and 12 per mill, are simply stolen.

Under melting and refining I presume that you understand the melting and bringing to standard of gold, but not the process of "parting" by acids, here called refining, for these "parting" operation, properly speaking, are separate from the business of the mint, and conducted by private refiners. The parting process does not give any loss; on the contrary, as the assay is always higher, it yields more gold. (The spilling and dropping about of metal can be altogether avoided if the plan of casting plates be adopted as recommended in my paper in the Journal of the Society of Arts, p. 178, for the whole melting pot can be emptied at once into the mold.)

You are no doubt in possession of a book on the British mint, written by Mr. G. F. Ansell, wherein you will find this business of losses well laid open. On page 101 of that book is a condensed statement showing that the highest loss ever made by that mint in melting is not quite four-tenths per mill (in 1868-'69), whilst in the years 1857-1866 it was as low as sixteen and one-half one-hundredths per mille (Mr. Ansell then managing the mint), and the high loss of four-tenths per mille is clearly owing to the fact that the work is badly done, and that frequently spillings are "purposely" made. Yet you would give them permanent authority to lose one-tenth per cent. I assert that a conscientious melter, one who looks well after the men, does not require such an allowance.

In the coining department no loss whatever is possible, unless the work is done bad purposely. Slight traces will sometimes color the rollers, or the oil may carry with it small atoms, but any bit or strips, no matter how small, must be found in the sweepings. The statement on page 101 of Mr. Ansell's book shows that from

1851 to 1857 the losses in the coining department of the British mint were very high (when several prosecutions for pilfering were instituted); since then, as the statement shows, they have been very trifling, and during Mr. Ansell's time there were slight gains, as there should be, for the 1,000 sovereigns (previously weighed singly) may be short only by 5 grains, to produce the average of grains stated on 1,000,000

pieces.

The lowest total loss in melting, standarding, and coining in England since 1857 is 140 per million, and the highest 330, yet your bill allows a margin of 1,500 per million. And if you take into account that the assay at the mints in the United States is stated at only one one-half thousandth, giving an average surplus of one-fourth, or 250 against the British mint margin of one thirty-second grain fine, oneeighth or 125 average, the total allowed by you, would be 1,650 per million.

This is so extravagant and extraordinary that I must protest against it, notwith-

standing all the experience and statements of the mint authorities.

Compare this allowance, for instance, with the French mint law. The French contractors receive 6.70 francs for coining 3,100 francs-2,170 per million. They are credited and debited with over and under weight, they take the metal at one tenthousandth part of assay, and in the trials of their coins they are rigorously credited and debited with fineness over or below the one-thousandth part, i. e., if the coin assays, say, 900.2, they are credited with the "2;" if, say, 899.7, they are debited by 3. They are consequently bound hand and foot, and dare not allow any waste. If they conceded 1,650 per million out of the 2,170, they would only have one-half per mille left.

It may be alleged that pilfering by the men can not be prevented. Let me assure you it can. The French contractors do it and turn out their men if they find any unusual discrepancy, and the men know that they must not rob their employers. In the British mint there is no such guard, and if in the United States you actually legalize the allowance of 1,500 per million, you may depend upon its being made

use of.

The best plan is to make no allowance at all, but let the published returns speak for themselves, or, if limits be thought advisable, let them be fixed at no more than one-third of the rates named by the bill, with the understanding if the losses exceed these rates that an inquiry shall take place, which, if not clearing up the matter, will lead to the discharging of the men. I maintain that if the responsible melters and coiners earnestly take the trouble to show the men how to melt, cast, and coin (and no one should be so appointed unless by his own hands he can show and train men), they may prove "how gold and silver can not be lost," and that must stand as a precedent for future proceedings. The discharge of men should not be feared; a working chief melter and coiner can always train new hands, if he has a mind to do so."

I know very well that in enlarging upon this subject I touch upon an often-dis-

cussed chronic mint sore, but I know that I am right.

In pleading, then, for legal enactments in favor of the one ten-thousandth part assay, for better machinery, and the avoidance of "legalizing" waste, I request you to recognize my wish that the United States may succeed in vindicating the principles of "accuracy" in their mints.

Sec. 50. I think that if the suggestion in reference to the bullion certificates alluded to before be adopted the fund in question will be but a very moderate one.

SEC. 51. I now come to the most important part of the bill, that of the valuation, which, according to section 15, omits the coinage of the silver dollar and confirms the debased silver coinage of half dollars and below, under the tender limit of \$5. I am aware, of course, that through the amendment of 1853 the same debased coinage was already established; but although the actual coinage of the silver dollar had practically ceased, still that piece was not abolished by law. As this new bill presumably repeals all previous enactments, I suppose that the total abolition of the silver dollar is contemplated.

In my book (Suggestions) I enter fully into the discussion of this matter and show the gigantic consequences to international as well as national trade through the demonetization of silver to which the United States would thus lend a helping hand, and for a number of years this subject of the abolition of silver as tender coin has occupied the attention of European economists. It is the question of the

age, and takes precedence of every other matter involved in monetary science. Unfortunately the subject requires not only a thoroughly practical knowledge of exchange matters, the principles of valuation, for which very few people have inclination, and so it happens that even the framers of mint bills do not grasp its importance, as I have found before. You yourself, in your letter to Mr. Latham, referring to my book, make the remark: "As to the theory of the double valuation, I do not understand it." I infer from this that you have remained a stranger to the controversy, that you have not as yet formed an opinion as to the merits of it, and that you have framed your bill in favor of the absolute gold valuation according to that which has been of late the practice in the United States if not the law.

Permit me to beg that you will first investigate the question of double versus single valuation. Chapter III of my book, "Suggestions," etc., opens the question, Appendix, Notes VIII (p. 201), the consequences of the gold valuation, and IX (p. 212), the injustice of the gold valuation. Treat the matter in their international and national aspects, and they may furnish you sufficient materials for reflection.

Other writers, such as Mr. Wolowski, in France, and several other French, Dutch,

and German authorities, defend the double valuation on the same grounds.

The great portion of English economists defend the gold valuation, but several of them have lately come over to my views, and one of them; the most important and a staunch defender of English institutions, to whom I shall presently allude, has agreed with me as to the advisability of modifying the English gold valuation, which is even less strict than that adopted by your bill for America. These pages do not afford room for the whole discussion of the subject; therefore I beg you will

read the parts of the books quoted, so as to form an opinion of it.

Apart from the theory, Why should America have given up her silver dollar? the cause of its disappearance from circulation is due to the original error of there being too much silver in the piece (see p. 52 of Suggestions). That cause would have been removed if the dollar weighed 400 grains, that being the true proportion of 1 to 15½ gold to silver, instead of 412½ grains as by the old law.

Why should it not be reintroduced at its true full weight of 400 grains and become again one of the active agents of commerce? The charge of weight as against the individual piece does not hold good when two half dollars are of nearly equal weight and same value. Railways and steam transport large masses with great facility when compared with previous times.

Do you fear its undue exportation? If so exported, America will get its equivalent for it and the rich silver mines of the country can give any fresh supply of it;

therefore, the more it is exported the better it is for America.

I think that the United States, with both her gold and silver mines, is in the eminently favorable position of upholding the full use of both gold and silver, and that the double valuation (as it existed before) would be of great benefit to the country; but you may, nevertheless, giving away to the one-sided arguments of English economists, incline to the gold valuation, and express the fear "that if America adopts the silver dollar and lays itself open to the coining of these pieces for the public to whatever quantity of silver may be sent in from coinage from abroad, and if full legal-tender value is given to such pieces, it may be placed in danger of losing gold and obtaining too much silver currency.

That is the only fear to be apprehended, and certainly as long as England and other countries are in conflict as to the systems of valuation this may be the case.

France, however, by her system of double valuation accumulated more gold bullion than any nation has ever had, having within the last twenty years coined two and one-half times as much as England, and if the universal valuation was a double one, i. c., both metals in equal use, these fluctations would altogether cease.

Against this danger of too much silver America can guard itself without the total abolition of the full-valued silver dollar. It is but necessary so to modify the severity of the gold of valuation as to admit of a reasonable use of silver dollars. Supposing that a certain amount of silver dollars of full value (400 grains) were issued, coined for the owner at a charge of, say, 1 per cent mintage, and that the limit of tender for such pieces were fixed at, say, \$50 to \$100, would this in anyway interfere with the supremacy of the gold valuation? I contend that the gold valuation would remain supreme with either of these restrictions, viz, either a certain limited issue and giving full-tender weights to the coin, or with unrestricted issue limiting the tender value.

Both restrictions combined will undoubtedly prevent any excess, and if under them certain amounts were so issued and used the issue of more might be made dependent thereon; so that while for the present the gold valuations were maintained in full force the door would not be shut abruptly and forever on silver; and pending the future international settlement of a universal system of valuation the pure double valuation might be found not only practicable but necessary. I urge this upon you, not only on cosmopolitan grounds but also in the interest of American silver mines, for if America, so important a part of the world, rushes blindly and irrevocably into the gold valuation and thus contributes to the general terrible error, the value of silver must fall greatly (see Appendix, Note VIII, the consequence of the gold valuation) and all the arrangements made, even with the debased silver coinage, fall to pieces.

America, then, should hesitate to enter upon this course without a full previous investigation of the immensely important considerations appertaining thereto.

The proper issue of silver dollars might be provided for in the bill by the intro-

duction, between sections 14 and 15, of some such—
"SEC. —. That of the silver coin the weight of the \$1 piece shall be 400 grains, which coin shall be legal tender at its denominational value to any amount not exceeding \$100 (or \$50)

And this would have to be followed, between sections 21 and 22, by-

"SEC. -.. That the charge for converting standard silver into silver dollars, when-

ever the Mint is ready, according to section -, to coin such silver dollars, shall be

The object of these clauses will be apparent to you. The Secretary of the Treasury may commence, for instance, by authorizing the coinage of one million of silver dollars. The holders of the silver bullion would gladly pay the 1 per cent charge rather than send the bars to Europe. What risk would the holders of these dollars runf Even supposing that the public positively refused to take these coins, the holders could sell them as silver to Europe; but I believe that they would be welcomed even without the law of tender. And, if you succeed by the force of legal tender in compelling people to take in payment coins debased by 4 to 5 per cent to the amount of \$5, why should not you succeed in placing coins of full and honest value into healthy circulation?

So, if the first million succeeded, the Secretary then might authorize more, encouraging it even, whilst at any time, by ceasing his advertisement, he could foreclose the Mint against an excessive importation of silver from abroad.

You will also perceive that the reintroduction of the silver dollar is a necessity, seeing that the \$1 gold piece is an unsuitable coin, and that it can take place without disturbing clauses 14 and 15, the latter providing for the issue of debased half dollars, quarters, and dimes as they are now.

Indeed, I must wish also that the half dollar should be of full value, so that the issue of those pieces should not be guided by the more or less faulty human judgment of the Secretary of the Treasury, but by the pure action between supply and demand. I put the "supply" first as the active "demand-creating" element in all matters of commercial intercourse. But as the debased half dollar is already in use, it may be best not to disturb it now, whilst the whole silver dollar can be introduced again without any disturbance in the other coinage.

I quite recognize the necessity of giving the character of tokens to copper coins and to lower-class silver coins. What I contend is that "enough is the evil thereof," and that it is wrong to extend this character of tokens to coins which, like the dollar and half dollar, are so important in social intercourse, and where supply should not be restricted by unfavorable laws.

I may now mention that Mr. William Newmarch, F. R. S., who, as president of the economical branch of the Social Science Congress, lately delivered an oration on the advantages which he supposed England had derived from the gold valuation, nevertheless agrees with me that we in England might with advantage issue a full-valued 4-shilling piece without disturbing the gold valuation, and that we might thereby militate against the evil of a constant or periodical scarcity of silver coin in the hands of the lower classes and a correspondingly constant or periodical sole

surplus in the hands of bankers.

In a lecture delivered before the Statistical Society in February, 1871, on "Currency laws and pauperism," I showed that excessive poverty and idleness in England among the lower classes was due to the restricted supply of mediums of exchange suitable to their wants as means of intercourse between themselves, and that the scarcity of silver coin was the consequence of the severe laws oppressing the use and debasing the value of this kind of money. (The substance of this lecture is contained in Appendix, Note 1x, "Injustice of the gold valuation," in Suggestions, etc.) I there proposed as a mitigating measure the issue of full-valued 4-shilling pieces, and I have from many well-informed quarters received sufficient encouragement to anticipate that in spite of the strong prejudice and want of spirit of inquiry prevailing in England in reference to such questions it will be seriously considered. Now, the United States gold valuation is even more severe than in England, for whilst here the limit for silver is £2, or \$10, it is but \$5 with you.

I venture, therefore, to recommend to you the introduction of these clauses in favor of the silver dollar. At all events, I hope you will fully investigate this subject before you commit America to this course of the one-sided gold valuation.

Men like yourself, on framing a coinage bill, undertake a gigantic responsibility, which strongly affects, not only a whole nation's welfare and happiness, but also that of the world at large. Pray do not despise this language. The deep study of all the principles and interest connected with the organization of social life war-

Obscure as this subject is to many people they succeed in establishing their work, and when it once stands it is like a fate decreed, to which all must bow, because they do not see its evils clearly and it is difficult to amend it. Nay, as an existing thing it is defended and elevated into a principle, although the original principles on which

it was founded were quite at variance with the subsequent facts

In this respect the English legislation of 1816, which established the gold valuation, furnishes a striking example. At that time nobody dreamed of California and Australia, and, as the literature of the time shows, a comparative scarcity of gold was anticipated and England urged to secure a share by its new system. completely have the conditions been reversed!

So with Michael Chevalier in 1850. First he wrote down gold and recommended

its demonstization; then he turned the table upon silver. Now he is in doubt

inclining to Wolowski's views.

From England, of course, you will, for some years to come yet, hear views in favor of gold valuation, and altogether you must expect from here the tendency of making tokens of all the lower classes of coin. Our esteemed mutual friend, Mr. Alfred Latham, even goes so far as to declare that the half sovereign might be made a token. Where are the principles to justify such a view? Do they lie deeper than the natural sense of equity, or is the suggestion one arising from surface experience? I imagine that there can be but one truth, and that this truth can not be supplanted by mere expedients which, in violating it, draw consequences after them of which their authors can not give an account, because, forsooth, they mistake a certain degree of prosperity as brought about by these very measures, whereas that prosperity rests on quite different grounds and would be greater if these unjustifiable violations of truth did not irrevocably damage the interests of certain sections of the community.

The whole question of token currency, or rather that of the portion of token currency in any monetary system, is as yet in its infancy. Historical experience and plain common sense have, however, established the fact that the levying of seigniorage on all descriptions of coins is impossible, and that the so-called standard coins at

least must be of full value

On the other hand, experience has shown that copper coins and the lower-class silver coins can be issued with a heavy seigniorage without any apparent damage to the interests of those who use them principally. Yet that this damage does nevertheless exist is plainly shown; the conversion of the masses of copper coin into

standard coin, for instance, is very difficult.

In the brewery business here there are firms who sometimes hold £5,000 or £6,000 in copper and small coins, and can not pay them away. The loss of interest and working power on capital thus accruing must be charged on their manufacture, i. e., the consuming poor must pay more for it, and are thus unduly taxed. Again, as the issue of such copper coin is more according to the good and bad judgment of the authori-

ties, the large sums thus accumulating withdraw a portion of the means of exchange supposed to be measured out for the intercourse of those who require them.

I will, however, concede that the issue of such debased copper coins can not be avoided, and that the evil must be borne; and here I must remark that section 33 of the bill which authorizes the U.S. mints to redeem copper coin in national currency is a proper measure, for it will prevent the accumulation of copper coins in private hands, and give the holders, though in a roundabout way and not without changes of forwarding, etc., the chance of converting it. In Europe we follow a different policy; the mints undertake no such obligation and do not redeem copper coin for this reason: The stamps of their copper coin can be so well imitated that the mint itself, especially if the coin appears to be a little worn, can not distinguish false pieces from their own, and as the manufacture itself leaves about 60 per cent clear profit, forgers will set to work, provided that they could freely dispose of such pieces.

Fortunately, it is impossible here to dispose of copper coin by way of tender value for more than a few shillings at a time; hence, the thing does not pay (nevertheless false copper coins are known to exist). But if, as you contemplate by section 33, the Mint is to redeem copper coins in sums above \$50, i. e., giving them, so to speak, their tender value, you may be sure that false coins will soon take advantage of this facility. So that, although I call it a proper measure for one purpose, it will bear its penalty in another way, and I am, on the whole, inclined to favor our European policy, provided that the evil of seigniorage be not attached to the higher-class coins, viz, the full-valued standard of gold pieces and large silver coins, and confined only to copper and the lower-class silver coins. For in this extreme extension

of the application of seigniorage lies the whole error.

When those who favor a full-valued silver coinage plead their cause on the ground that the principles of justice and logic demand that a whole thing (say a standard coin) can only be divided into parts of equal value, and that those parts ought again to give the whole in substance or in true equivalent value, they are told, Why, then, you must include the copper coin as a standard, and permit anybody to make pay-

ments of, say, \$50,000 in copper coins, and that would not do.

We quite agree with this, but we allege on the other hand that "enough is the evil thereof," and that the necessity of thus limiting the tender value of copper is no justification for also and entirely limiting the tender value of silver, for, if it be maintained that no interest can suffer when the coin concerned is of the value of 2 or 4 shillings, we have the right to say that you might extend seigniorage to pieces

of 10 or 20 shillings in value, which, we have all agreed, can not be done.

The question, then, between these two views is one of degree, and the thing to be determined is, where is the right point of value below which token currency may be admissible and above which the medium of exchange must be of full value?

What should govern this decision?

The advocates of the gold valuation say "gold," i. e., they decide the point in question according to the usually recognized proportions of value between gold and silver as 1 to 154, and say thereby, "We also gain a unity of value." Now, the basis of prices as between commodities and the precious metals has nothing to do with the proportionate value of gold and silver: it is so far immaterial whether a measure of value of 4 shillings (or more or less) be made of gold or silver or any other material, and so these proportions between gold and silver can not furnish the principle upon which the question is to be decided.

We, on the other hand, say the decision should be governed by the idea that this evil of token currency must be suppressed as much as possible, and that as a thing essentially bad, contradictory, and unjust it must be kept under even at the sacrifice of the supposed advantage of a unity of standard. And this includes the idea that whereas those who are able to deal in gold complain of silver as too heavy for the pocket they must nevertheless bear with this inconvenience for the sake of those

who deal principally in silver.

As to the idea of unity of standard, although we dispute its validity, inasmuch as we allege that for the maintenance of the just value of gold silver is a necessary adjunct whose value must not be suppressed, we might for a moment admit this consideration: If there were gold enough in the world to furnish all the means of exchange required for money, this unity would be possible, and so even the lower kinds of money could be made from gold, in which case, however, the value of gold must have fallen so very much below what it is now that the objection of weight would rise again with greater force.

If a \$2\frac{1}{4} piece or a \$1 piece were worth in commodities but 50 or 20 cents, all the

trouble for affecting the payments in large quantities would be revived.

Without this fall in the value of gold all the coins which can not (on account of their smallness in gold) be made of that material must thus, under the single gold valuation, be forever condemned to the position of tokens. And when all other nations, in self-defense, following the examples of England and America, are compelled to demonetize silver, the inevitable fall in the value of that material must be added to that of gold, so that the rise in the value of gold will increase the baneful

But, you may ask again, "Where is the mischief? A half dollar, though debased. passes for a half dollar, and no one seems to complain."

The mischief is this: A token currency, as part of a system combined with full-valued coins, must be kept within very narrow limits as to issue. Whilst the fullvalued coin can be issued freely, and finds, by its very nature, free ingress and egress, the token currency can not be issued excepting for what appears absolute necessity;

its issue must be restricted, its export must be prevented by debasement.

Whereas, for instance, if the mintage of the whole set of coins were left free to the action of international and national trade there might be in any country, say, 200,000,000 of coins of larger value (such as gold coins) and 60,000,000 or 100,000,000 of coins of lesser value (say silver coins), so as to suit the intercourse between all the stages and in the mutual intercourse of each stage of society. No such proportion can possibly be arrived at where such lower coins are condemned to be tokens, It has been ascertained that we in England can not use more than 10 per cent of tokens, and even with that limit we find a surplus in the hands of bankers, and consequently so much short for the wants of the people. Hence, the proportion to the above supposed 200,000,000 is but 20,000,000 of tokens or coins below 10 in value. And these 20,000,000 despoiled of their metallic value and placed under severe restrictions in payment may be called the scanty offal of the monetary system with which the less wealthy must be contented.

That the rich do not complain of this state of things is explicable; it does not directly affect them; on the contrary it makes the lower classes more dependent. "Then why do not the poor complain?" may be asked. Is it to be expected that Dick, Tom, and Harry, the workmen, should study social economy, so as to be able to propound the doctrines of truth and the practical value of their applications to a subject so obscure as that of money is to most men? Enough that in vague terms they complain of a scarcity of money, of idleness, and want of work, and that this idleness and want of work are in direct relationship with the available means of exchange for intercourse, you may admit if you lend an ear to the arguments in the

Money is the absolutely necessary element in effecting exchanges in commodities, i. e., for carrying on intercourse, i. e., the consumption as well as the production of commodities; hence the numerical presence of money to a great extent guides the number of transactions in either direction. In this sense a supply of money encourages, a diminution of money lessens, the number of transactions

So well is this rule recognized in all schools of national economy that we in England pride ourselves specially upon the freedom which we give to gold for its import, export, and free coinage. We know that by exhibiting a "demand" for gold, and acting accordingly, we can obtain it, but we take great care not to bar its supply in any way; we do everything in order to encourage it, recognizing that in the theory of supply and demand the former is the really active, positive, and productive agent; whereas the old theory contented itself by adhering to the false doctrine, "the demand rules the supply."

We feel and know that this free supply does not only encourage our international trade, but also (and what is more important) our own inland intercourse between ourselves, as it encourages consumption and production. The universal presence of

sovereigns increases the demand for consumption.

It is evident, however, that the benefit of this enhanced consumption can, in the first place, be enjoyed only by those who can afford to deal in sovereigns, i. e., by those who are wealthy enough to consume twenty times as much as others—those to

whom the sovereign is no more than a shilling to others.

For the purposes of this latter class(those to whom the shilling is as important as the sovereign to the wealthier) it would thus seem reasonable that the shilling should also be supplied with the same freedom, so that the consumption pro rata should be guided by the same rules, encouraging in its turn production and labor. A very large section of our poorer community is benefited no doubt by the supply of gold coin coming into this country, as also the industrial classes laboring for the international trade and the inland consumption of the wealthier; but this is, so to speak, only a partial matter, for by far more important is the consuming power of the people themselves.

More than three-fourths of the inhabitants of this country for their daily or weekly transactions use silver coin—must give silver coin, because the amounts involved can not be paid in gold. True, if an individual in that class receives a sovereign he can get it changed (though not without trouble and even at times with the tax of a glass of beer as an excuse); but that is not the point, for this question of change for one or more sovereigns stands apart from the great question of the universal supply of the less valuable mediums of exchange for the purpose of encouraging and developing consumption and production between this three-fourths of the nation them

selves

Thus, whilst from the reasons given, we supply gold coin freely, we in England follow the directly contrary course with regard to the less valuable mediums of exchange. We debase them, limit their tender value, close ingress and egress, and thus confine the whole of this great national intercourse between the majority of our people to within a narrow compass or cage, in which it becomes crippled. Hence, the want of supply limits consumption, the want of consumption limits production; hence, idleness, poverty, demoralization, and crime. Tom, Dick, and Harry, with their wives and families, stand idle and become demoralized, not, forsooth, that there is a want of food in this country, for there is enough to eat, but because there are not mediums of exchange sufficient to set the one going to produce something for the other—some of those many things, beyond meat and drink, which, made from cheap and abundant raw material, assist and comfort in bearing life, keeping the one as well as the other to God-ordained modest labor and morality, and profiting both. And for the prevention and violation of these sacred rights I hold responsible the men or soi-disant economists who have framed our monetary laws, who insist on saying and try to prove by all the sophistry in their power that a despoiled shilling is nevertheless not a despoiled shilling, and that they may rob Peter to pay Paul with impunity.

Men of that class, who have made their fortunes in international trade, have no other eye for anything else than custom-house statistics or the rules of competition in our manufacturing districts. They overlook altogether the minor and far more important life of the people themselves and say to them, "Here, we want geld, you must be content with bad silver, and we can not give you much, because it is inconvenient to us," and with this offal, which even in that sense is not supplied freely, and is kept within very narrow and unnatural limits, the people must be satisfied.

A curious feature in connection with this matter is the oft repeated saying: "There is no demand for silver." Blowing hot and blowing cold. First praising supply of gold, then calling for a demand of silver before it is supplied. I say the demand for silver has been destroyed, the strength to use it is gone, pauperism is too great to make a demand such as would satisfy the authorities. And what kind of form must the "demand" take in order to force a supply? How far must the agony go in order to burst its bounds? Sometime ago a general cry arose throughout the country on account of the scarcity of silver. There were people who ascribed this to Col. Tomlin's effort to agitate the subject, as if that gentleman had bought up and hidden many millions of silver, But the demand seemed genuine, for it was impossible in some parts of England to find silver. The authorities took care to show that the demand was accidental and promised that as soon as the Mint had finished coining gold, in a few months, it would coin silver.

Yet during this time the demand had to wait, and many hundred thousands and

millions of modest transactions between the poorer and industrial classes, from which they might derive comfort and sustenance, could not take place. This accidental demand for silver was a mighty effort of the crippled intercourse, caused by offers for mutual exchange, which exchange could not take place because the means were absent. The sick man tried to rise and had a craving for nourishment; he fell down again because it could not be given him when he wanted it. Since then the mint has coined much silver, but the demand is gone again and our bankers will soon cry out and complain of too much silver. Lessons like these are lost upon our economists. Who can wonder that they utterly failed to recognize the silent suffering of our poorer classes, less versed in social economy than themselves, when they refused even to profit by such manifestations which so completely bear out all that we, the advocates of the double valuation, have brought forward? And if you bear in mind the great gulf that exists in Europe between the ruling classes and the people, the deep root of prejudice against their rising, the peculiar kind of charity and charitable social economy whose stock arguments rest on abuse of the lower classes with just so much effort for elevating them as "caution" may admit, you might come to the conclusion that scarcely anything short of rebellion will be found strong enough to serve the authorities as sufficient manifestations of demand for "silver."

To this point I am certain we must ultimately come. Grave political questions may occupy the world for some years to come, but this question will be one of the rest. Rebellions for similar objects have happened before in the present age when international commerce and more "refined" trading reduces margins to more mathematical precisions and thus leads to a more definite and clearer appreciation of differences in theory and practice; and the glaring injustice perpetrated by such proceedings as here laid bare will be recognized with unerring force. And although England has been prosperous and though her prosperity is vaunted as a truth in opposition to what I have here said, yet it will be recognized that this prosperity is due to other causes and is not due to the monetary laws, but that her excessive pauperism can be traced to their injustice; and although I hope that England will continue prosperous, yet I anticipate that this prosperity will be enhanced by a reform in her monetary laws, i. e., by the adoption of the double valuation. It may be alleged, indeed, that as a universal trader England would have done much better

with the double valuation. You may, or may not, be disposed to attach some value to these remarks respecting the systems of valuation, but you may think that America, so favorably situated as regards immigration and resources, need not regard the delicate distinction in the matter. But if the remarks here made are true and if you bear in mind that in many matters of social truths we look to America with great hopes and watch her example, you may feel disposed on cosmopolitan grounds to consider the matter. On national grounds you may also come to the conclusion that inasmuch as many of the most thickly populated and industrial districts of America resemble districts in Europe and have before them an extensive future, the effects here set forth are worth guarding against. I may call upon you to do so when I remind you that the system of valuation proposed in your bill is more severe than the English one, because you limit the tender value of silver to one-half of what it is here; hence the supply of this coin must be more unnaturally restricted.

Permit me also to call your attention to another matter connected with this con-

troversy in your bill.

Section 33 authorizes the Mint to redeem copper coins. Why should not silver coins be thus redeemed? Section 29 says: "It shall be lawful to transmit parcels, etc., under regulations." Why is not that as clearly stated as with copper? Both descriptions are tokens, and the fact that silver coin contains comparatively more value than copper coin is of little consequence, for in its character as mere token it might indeed contain less. I have no doubt that here you are in a quandary, and fearing that silver "privately coined," or "artificially abraded," might be presented in large quantities to the Mint, you guard yourself by the indefinite regulations to be proposed by the Director of the Mint.

The thing is a sort of Gordian knot, a consequence of the whole unjust system of the gold valuation, which can all be avoided if you take the course previously recommended by me, viz, "that of issuing a full-valued silver dollar as the piece to stand

between your gold coin and your debased silver coinage."

I am myself, as you will perceive from my writings, and others with me, in favor of the full and complete adoption of the double valuation, giving full legal tender to coins as low even as one-fourth dollar in value, believing that this is the only true system upon which a future universal system of coinage can be based. (See Suggestions, p. 167.) Nevertheless, recognizing the difficulty of carrying this point at present, and in order to enable you to uphold the essential features of the gold valuation, I limit my recommendation to the issue of this single full-valued dollar piece, under the proposed restriction of tender value to \$50 or \$100, partly for enabling you, without drawback or inconvenience whatever, to widen or to close the valuation question at any time, and partly in order to relieve you of the unsuitable obligations of the Mint to redeem a surplus of either the token silver or the token cop-

For if such a full-valued silver dollar is issued there will be no need of so many half and quarter dollars. The sordid consideration that the Mint would thus make less profit will not, I trust, interfere with this consideration. The matter should be left to its natural development, and if more half dollars are wanted it might be found suitable to convert the whole dollars as they are presented for the purpose to the profit of the Mint.

I think that such a whole dollar would be the bridge, and that if it were issued the Government might (like we do here) altogether drop the obligation of redeeming silver tokens (whatever regulations may be contemplated) excepting such as are worn light and defaced, and the equalizing tendency of the issue might even compensate for the dangerous necessity of redeeming copper coins, which, as here,

might be left to be dealt with by the public.

I trust these lengthy remarks will not be tedious to you. The frankness with which you asked for criticism on the bill has induced me to make them; and when a man's life has been passed in the study and the practical handling of a matter like this he can not well help in bringing forward as much as he hopes may be useful; and in the case of the United States, where I have lived many years and where I have studied social economy from an American point of view and am now able to extend this view, I imagine that that which I have proposed to you is not contrary to American habits and customs. The national currency has no doubt changed some of the conceptions in reference to money, but the original truth that solid, full-valued currency is the best will ultimately assert its authority.

I am, dear sir, yours, very obediently,

ERNEST SEYD.

P. S.-I have sent to you in parcels, by bookpost, addressed: Samuel Hooper, esq., M. C., Bullion and Foreign Exchanges; Suggestions on American Coinage; Demonetization of Silver, several pamphlets, reference to which is made in this letter.

[Senate Mis. Doc. No. 31., Fifty-third Congress, first session.]

Mr. Vest presented the following letter of the Director of the Mint, submitting a statement relative to the cost and coining value of silver purchased under the acts of February 28,1878, and July 14, 1890.

> TREASURY DEPARTMENT, BUREAU OF THE MINT, Washington, D. C., August 21, 1893.

SIR: I reply to your telegram of to-day as follows: The total amount of silver purchased under the act of July 14, 1890, to August 16, was 161,521,000 ounces; cost, \$150,669,457; coining value, \$208,835,232. The difference between cost and coining value is \$58,165,783. Of this silver there was on hand August 16, 133,161,375 ounces, costing \$121,217,677. The difference between cost and coining value is \$50,950,563.

The amount of silver dollars coined from silver purchased under the act of July 14, 1890, has been \$36,087,185, upon which the gross seigniorage was \$6,977,068.75.

The amount of Treasury notes issued to August 16, 1893, in payment for silver bullion was \$150,115,985, and that amount is still outstanding.

Up to August 1, 1893, the amount of Treasury notes redeemed in gold was

\$49,184,160, and since August 3, 1893, \$714,636 in Treasury notes have been redeemed in silver dollars, this being the first redemption of these notes in silver.

The amount of silver purchased under the act of February 28, 1873, was 291,272,019

ounces of fine silver, costing \$308,199,262.

The number of silver dollars coined under that act was \$378,166,793, upon which the gross seigniorage was \$69,967,531.

Very respectfully,

R. E. PRESTON. Acting Director of the Mint.

Hon, GEORGE G. VEST. United States Senate. [Senate Ex. Doc. No. 5, Fifty-third Congress, first session.]

Letter from the Secretary of the Treasury, in response to a resolution of the Senate August 21, 1893, relative to the purchase of silver bullion in the month of July, 1893.

> TREASURY DEPARTMENT, Office of the Secretary, Washington, D. C., August 23, 1893.

Sir: In accordance with Senate resolution of August 21, 1893, as follows: "Resolved, That the Secretary of the Treasury be, and he hereby is, directed to furnish the Senate with a statement giving the aggregate amount of silver bullion purchased under the act of July 14, 1890, during the month of July, 1893, together with the cost thereof, the amount, date, and price of each purchase, and the name of the vendor. Also the aggregate amount of silver bullion offered for sale during the said month of July, the amount, date, and price of each offer, and the name of the person making such offer."

I have the honor to transmit herewith statement prepared by the Bureau of the

Mint, giving in detail the information requested. Respectfully, yours,

J. G. CARLISLE, Secretary of the Treasury.

The PRESIDENT OF THE UNITED STATES SENATE.

Statement of the amount of SILVER BULLION offered to the Government during the month of July, 1898, and purchased under act of July 14, 1890.

	8	Amount	Price at which	Action	on.		Amount	Price	Amount	Cost of
Date.	Ly whom onered.	offered.	per fine ounce.	Department.	Bidder.	Of whom purchased.	ритећавед.		contract.	amount delivered.
1893. July 5		Fine ozs. 30, 000	\$0.7550	Declined			Ounc:		Ounces.	
		20,000	. 7590	do						
	Co. Wells, Fargo & Co Handy & Harman	25,000 20,000 20,000	7800	do do				_		
	Zimmermann & For- shay.	15,000	7645	op						
	City Smelting and Refining Co. Clark, Dodge & Co		. 7610							
July 7	M. Guggenheim Sons. Boston and Colorado Smelting Co.		. 7360	Accepted	Accepted	M. Guggenheim Sons. Boston and Colorado Smelting Co.	100,000	7200	100, 569 38	\$71, 833. 88 72, 409. 95
	Nesslage, Colgate & Co.		.7300	ор						
	Zimmermann & For-	20,000	. 7395	ор						
	do do		. 7400	op						
	Handy & Harman	18 8 8	7355	op	Accepted	Handy & Harman	165,000	. 7200	164, 573 48	118, 492. 91
	Consolidated Kansas City Smelting and		. 7350	op	Accepted for 25,000 ounces.	Consolidated Kansas City Smelting and	25,000	. 7200	24, 880 -95	17, 914. 28
	Wells, Fargo & Co	20,000	. 7600	ор		Refining Co.				
	American Exchange National Bank.		.7500	ор	Accepted	American Exchange National Bank.	148,000	. 7200	148, 231 ·75	106, 726. 86
	Selby Smelting and Lead Co.		.7400	do	ор	Selby Smelting and Lead Co.	20,000	. 7200	49, 957 -74	35, 969. 57
	Clark, Dodge & Co	100,000	7350							
July 10	Boston and Colorado Smelting Co.	20,000	.7200	Declined and \$0.714 tendered.						
	Zimmermann & For-	, 50, 000	1450	ор						:
	Wells, Fargo & Co American Exchange National Bank.	8.8 96,000	7500	ის ის	Accepted	American Exchange National Bunk.	66, 603	.7150	66, 452 -47	47, 513. 50

Statement of the amount of SILVER BULLION offered to the Government during the month of July, 1898, etc.—Continued.

	į	Amount	Price at which	Action	m.	Possible and Indian	Amount	. 10	Amount	Cost of
Date.	By whom offered.	offered.	offered per fine ounce.	Department.	Bidder.	Of whom purchased.	purchased.		contract.	amount delivered.
1893. July 10	Handy & Harman	Fine oze. 25, 000	\$0.7350	Declined and \$0.71s			Ounces.		Ounces.	
July 12	do Clark, Dolige & Co Boston and Colorado	200,000 100,000	.7300	do						
•	Smelting Co. Zimmormann & For-	100,000	. 7350	ор						
	Nesslage, Colgate &	25,000	.7250	фо						
	Consolidated Kansas City Smelting and	20,000	. 7250	ор						
	Refining Co. Handy & Harman	50,000	.7200	ф	Accepted for 30.000	Handy & Harman	30,000	\$0.7150	30,064 ·82	£21, 489. 20
July 14	Inly 14 Boston and Colorado	100,000	7250	Accepted		Boston and Colorado	100,000	.7250	99, 677 - 52	72, 266. 20
֓֞֞֞֞֞֞֞֞֞֞֞֞֞֜֞֞֞֟֝֞֝֞֟֝֞֝֞֝֞֟֝	Smelting Co. Zimmermann & For-	200,000	.7450			Smelting Co.				
	shay. Wells, Fargo & Co		. 7400							:
	Consolidated Kansas City Smelting and		.7400	тор						
	Hoskier, Wood & Co. Handy & Harman	20,00	7289							
July 17	Nessiage, Colgate & Co. Zinmermann & For-		7400	do						
•	shay. Consolidated Kansas City Smelting and	20,000		do						
	Refining Co. Boston and Colorodo	20,000	. 7840	Accepted		Boston and Colorado	20,000	. 7340	50, 180 -61	36, 832. 57
	Handy & Harman	75,000	7845	do		Handy & Harman	75,000	.7346	75, 809 -07	55, 314. 51
	Nesslage, Colgate & Co.					Nesslage, Colgate & Co.	30, 000	7345	80, 033 -89	21,059.89
,	LARBUY of LIMINAL	3	38.	Пестиса			· · · · · · · · · · · · · · · · · · ·			•

	American Exchange	74.000 1	. 7500	op						
July 19		20,000	.7160	Declined; \$0.7150 ten-	Accepted	Hoskier, Wood & Co	20,000	. 7150	50, 570 -03	86, 157. 57
	Boston and Colorado Smelting Co.	50,000	.7175	dered. do	op	Boston and Colorado Smelting Co.	20,000	. 7150	50, 875 ·27	86, 375. 82
	American Exchange National Bank. Zimmermann & For-	74,000	7300	do do	Accepted	American Exchange National Bank.	74, 000	. 7150	73, 662 -66	52, 668. 81
	shay. Wells, Fargo & Co Consolidating Kansas City Smelting and	30, 000 75, 000	. 7150	A ccepted	Accepted	Wells, Fargo & Co Consolidated Kansas City Smelting and	30, 000 75, 000	.7150	29, 634 ·05 74, 574 ·72	21, 188. 35 53, 320. 93
	Refining Co. Handy & Harman	20,000	.7175	Declined and \$0.7150 tendered.	Accepted	Refining Co. Handy & Harman	20,000	.7150	150, 663 -71	36, 224. 55
July 21	Boston and Colorado Smelting Co.	20,000	.7100	Declined and \$0.700	фо	Boston and Colorado	20,000	.7000	50, 559 ·19	35, 391. 43
	M. Guggenheim Sons . Wells, Fargo & Co	100,000	. 7075	do do	do do	M. Guggenheim Sons. Wells, Fargo & Co.	100,000	7000	99, 767 ·88 125, 182 ·09	69, 837. 52 87, 627. 46
	Handy & Harman	15.83 80.08	7020	do			3			
	St. Louis Smelting and	25, 000 20, 000	. 7045	do	Accopted	St. Louis Smelting and	20,000	.7000	19, 852-93	13, 897. 05
	Hoskier, Wood & Co	50,000	. 7075	Accepted Berlined: \$0.70 ten-		Hoskier, Wood & Co	20,000	.7000	50, 415 .86	35, 291. 10
	do	20,000	.7100	dered.						
	·	20,00	.1100	do						
July 24	M H	50,000	.7000	Declined and \$0.0960 tendered.						:
•	M. Guggenheim Sons. American Exchange National Rank	29,000	7000	000	Accepted for 57,500	American Exchange	57, 500	0969	57, 504 :54	40, 623, 16
	Nesslage, Colgate &	25, 000	. 7010	do						
July 26	Wells, Fargo & Co Hoskier, Wood & Co	488 888	. 1050 . 6975 . 7025	do do Declined and \$0.702	Accepted	Hoskier, Wood & Co.	50,000	6960	49,928.80	34, 750, 50
		20,000	. 7050			Co.			}	
July 28	Handy & Harman	100,000	7050	do Declined and \$0.703 tondered.	Accepted	Hoskier, Wood & Co	100,000	. 708	99, 892 -05	70, 231. 31

Statement of the amount of SILVER BULLION offered to the Government during the month of July, 1893, etc.—Continued.

	Coast of amount delivered.	\$35, 448. 58 32, 574. 16	84, 439. 68 34, 866. 07	1, 505, 497, 54 202, 606, 70	1, 708. 164. 24
	paid per delivered on fine contract.	Ounces. 50, 424 ·72 46, 335 ·93	.703 \\ 120,113.34 \\ 84,439.68 .703 \\ 49,596.12 \\ 34,866.07	2 30, 068 74 202, 606, 70	2, 392, 618 -77
Price	paid per fine ounce.	\$0.703 .703	. 703 . 703 . 703		
	Amount purchased.	Ounces. 50, 000 46, 000	80, 000 40, 000 50, 000	2, 111, 500 280, U88 ·74	2, 391, 568 ·74
	Of whom purchased.	Declined and \$0.703 Accepted Boston and Colorado 50,000 tendered. Declined and \$0.703 Accepted for 46,000 American Exchange 46,000 tendered.	Wells. Fargo & Co do Handy & Harman		2, 301, 568 74 24 2, 392, 618 77 1, 708, 164, 24
	Bidder.	Accepted Accepted ounces.	Accepted do do		
Aotion	Department.	\$0.7050 Declined and \$0.703 Accepted Boston and Colorado Endered. Sinelting Co	7100 do Accepted Wells, Fargo & Co. 7050 do do do Handy & Harman		
Price	Amount at which offered offered. per fine ounce.	\$0.7050 .7065 .7065			
	Amount offered.	Fine oz 50,000 150.000 48,000		6, 068, 000	
	By whom offered.	Boston and Colorado Smelting Co. Handy & Harman American Exchange National Bark. Zimmernann & Ror.	shay. Wells, Fargo & Co Handy & Harman	Total Local purchases at mints in lote of less than 10,000 ounces during month of July.	Grand total
	Date.	1893. July 28 July 31			

Treasury Dreatment, Bureau of the Mint,
August 23, 1893.
I horoby certify that the foregoing statement is correct.
R. E. Presnow.
Acting Director of the Mint.

[Senate Mis. Doc. No. 31, Fifty-third Congress, first session.]

Mr. Vest presented the following letter of the Director of the Mint submitting a statement relative to the cost and coining value of silver purchased under the acts of February 28,1878, and July 14, 1890:

> TREASURY DEPARTMENT. BUREAU OF THE MINT. Washington, D. C., August 21, 1893.

SIR: I reply to your telegram of to-day as follows: The total amount of silver purchased under the act of July 14, 1890, to August 16, was 161,521,000 ounces; cost, \$150,669,457; coining value, \$208,835,232. The difference between cost and coining value is \$58,165,783. Of this silver there was on hand August 16, 133,161,375 ounces, costing \$121,217,677. The difference between cost and coining value is \$50,950,565.

The amount of silver dollars coined from silver purchased under the act of July

14, 1890, has been \$36,087,185, upon which the gross seigniorage was \$6,977,068.75.

The amount of Treasury notes issued to August 16, 1893, in payment for silver

bullion was \$150,115,985, and that amount is still outstanding.

Up to August 1,1893, the amount of Treasury notes redeemed in gold was \$49,184,160, and since August 3, 1893, \$714,636 in Treasury notes have been redeemed in silver dollars, this being the first redemption of these notes in silver.

The amount of silver purchased under the act of February 28, 1878, was 291,272,019

onnces of fine silver, costing \$308,199,262.

The number of silver dollars coined under that act was \$378,166,793, upon which the gross seigniorage was \$69,967,531.

Very respectfully,

R. E. PRESTON Acting Director of the Mint.

Hon. GEOEGE G. VEST. United States Senate.

[Senate Mis. Doc. No. 34, Fifty-third Congress, first session.]

Mr. Cockrell presented the following letter from R. E. Preston, Acting Director of the Mint, transmitting statements of the production and coinages of the principal countries of the world for the years 1873-1892:

> TREASURY DEPARTMENT, BUREAU OF THE MINT. Washington, D. C., August 28, 1893.

SIR: I have the honor to transmit herewith the statement requested by you. No allowances have been made for recoinages whatever. Very respectfully,

R. E. PRESTON Acting Director of the Mint.

Hon. Francis M. Cockrell, United States Senate.

PRODUCTION and COINAGE of the principal countries of the WORLD for the years 1873-1892.

1873.

	1973.			
	G	old.	Sil	ver.
Countries.	Production.	Coinage.	Production.	Coinage.
United States.	\$36, 000, 000	\$57, 022, 747	\$35, 750, 000	\$4, 024, 748
Mexico		636, 738	25, 010, 808	22, 626, 068
Great Britain		16, 471, 000 11, 253, 781		5, 263, 966
Australasia	42, 485, 884	11, 253, 781		
India	ļ	154, 730		19, 373, 181
France		0.000.000	<u> </u>	29, 347, 266 8, 158, 8 6 9
ItalySwitzerland		3, 938, 000		8, 158, 862
Spain		9, 352, 781		3, 228, 375
Portugal		255, 823		437, 425
Netherlands		97,700	l	437, 425 5, 542, 648 559, 370 5, 376, 797
Germany	· · · · · · · · · · · · · · · · · · ·	255, 823 97, 700 140, 490, 041	5, 946, 404	559, 370
Austria-Hungary	· · · · · · · · · · · · · · · · · · ·	2, 487, 073		5, 376, 797
Norway	· · · · · · · · · · · · · · · · · · ·	421, 504] -	2111.892
Sweden Denmark	· · · · · · · · · · · · · · · · · · ·	1, 388, 548		520, 079 810, 620
Russia	22, 184, 348	1, 552, 372 12, 107, 964		4,014,139
Purkey	22, 102, 010	12, 107, 504		2 , 014, 131
Japan				
Central and South America	*4, 811, 704		15, 572, 532	
Belgium			. .	21, 559, 025
All other countries	7, 081, 313		11, 846, 470	
m		055 500 000	04 100 014	
Total	112, 563, 249	257, 630, 802	94, 126, 214	131, 544, 464
	1874.			
United States	\$33, 500, 000	\$35 , 254, 630	\$37, 300, 000	\$6, 851, 777
Mexico		2, 081, 949	25, 010, 808	17, 021, 405
Great Britain		7, 112, 706		4, 334, 124
Australasia	37, 097, 307	16, 536, 367		
India	· · · · · · · · · · · · · · · · · · ·	75, 421 4, 693, 702	· • • • • • • • • • • • • • • • • • • •	11, 533, 639 11, 579, 230
France	· · · · · · · · · · · · · · · · · · ·	1, 142, 448		11, 579, 230 11, 580, 000
Switzerland				11, 560, 000
Spain		9, 352, 781		3, 228, 375
Portugal		255, 823		437, 423
Netherlands		97,700		437, 423 12, 859, 706
Germany		22, 264, 756	59, 465, 404	11, 026, 926
Austria-Hungary		2, 075, 949 421, 504		4, 789, 554
Norway		421,504		201, 893 520, 079
Denmark		1, 388, 548 1, 552, 372		520, 079
Russia	22, 184, 348	19, 722, 820		810, 620 3, 840, 482
Turkey		10, 100, 000		0,090,402
Japan				
Central and South America	*4, 811, 704		15, 572, 532	
Belgium		11, 758, 911		2, 316, 000
All other countries	7, 081, 313		11, 846, 470	
· Total	104, 674, 672	135, 778, 387	95, 676, 214	102, 931, 232
	1875.	<u> </u>		
United States	\$33, 400, 000	\$33, 553, 965	\$31,700,000	#10 070 pgs
Mexico	400, 400, 000	866, 619	25, 010, 808	\$10, 070, 368 19, 386, 958
Great Britain		1, 183, 844	20,010,000	2, 890, 701
Australasia	35, 458, 404	19, 514, 665		-,
India		68, 296		23, 830, 686
France		45, 338, 016		14, 475, 000
Italy	· · · · · · · · · · · · · · · · · · ·	433, 177		9, 650, 000
Switzerland	• • • • • • • • • • • • • • • • • • • •	9, 352, 781	• • • • • • • • • • • • • • • • • • • •	
Portugal	• • • • • • • • • • • • • • • • • • • •	9, 332, 181	• • • • • • • • • • • • • • • • • • • •	3, 228, 375
Netherlands	· · · · · · · · · · · · · · · · · · ·	16, 521, 210	•••••	
	l			17, 871, 203
Germany		39, 608, 103	5, 946, 404	
Jermany Austria-Hungary		39, 608, 103	5, 946, 404	6, 905, 339
Austria-Hungary		39, 608, 103 1, 911, 237 506, 623	5, 946, 404	6, 905, 339 249, 400
Austria-Hungary Norway Sweden		39, 608, 103 1, 911, 237 506, 623	5, 940, 404	6, 905, 339 249, 400 1, 223, 000
Austria Hungary Norway Someon Denmark		39, 608, 103 1, 911, 237 506, 623 1, 823, 721	5, 946, 404	6, 905, 339 249, 400 1, 223, 000 783, 121
Austria-Hungary Norway Sweden Denmark	22, 184, 348	39, 608, 103 1, 911, 237 506, 623	5, 940, 404	6, 905, 339 249, 400 1, 223, 000 783, 121
Austria-Hungary	22, 184, 348	39, 608, 103 1, 911, 237 506, 623 1, 823, 721 17, 142, 693	5, 946, 404	6, 905, 339 249, 400 1, 223, 000 783, 121 3, 814, 805
Austria-Hungary Norway sweden Denmark Russia Lurkey Japan		39, 608, 103 1, 911, 237 506, 623 1, 823, 721 17, 142, 693		6, 905, 339 249, 400 1, 223, 000 783, 121 3, 814, 805
Austria-Hungary Norway Sweden Denmark Russia Furkey Sapan Sentral and South America	22, 184, 348 *4, 811, 704	39, 608, 103 1, 911, 237 506, 623 1, 823, 721 17, 142, 693	5, 946, 404 16, 572, 532	6, 905, 339 249, 400 1, 223, 000 783, 121 3, 814, 805 1, 330, 821 3, 747, 457
Austria-Hungary. Norway Sweden	*4,811,704	39, 608, 103 1, 911, 237 506, 623 1, 823, 721	16, 572, 532	6, 905, 339 249, 400 1, 223, 000 783, 121 3, 814, 805 1, 330, 821 3, 747, 457
Austria-Hungary Norway Sweden Denmark Russia		39, 608, 103 1, 911, 237 506, 623 1, 823, 721 17, 142, 693		6, 905, 339 249, 400 1, 223, 000 763, 121 3, 814, 805 1, 330, 821 3, 747, 457 2, 876, 608

^{*}Includes Mexico.

PRODUCTION and COINAGE of the principal countries of the WORLD, etc.—Cont'd.

	Go	old.	Su	ver.
Countries.	Production.	Coinage.	Production.	Coinage.
United States	\$39, 900, 000	\$38, 178, 962 806 417	\$30, 800, C00 24, 977, 560	\$19, 126, 502 19, 460, 562
Great Britain		22, 856, 288	22,011,000	1, 082, 086
Australasia	32, 669, 078	806, 417 22, 856, 288 18, 186, 111		
India		l		12, 410, 636
France		34, 063, 180 415, 830		10, 163, 634 6, 948, 000
Italy		410,000		0, 940, 000
Spain				
Portugal				
Netherlands	· • • • • • • • • • • • • • • • • • • •	6, 457, 800 37, 943, 031	5, 809, 215	63, 889 32, 928, 509
Germany	• • • • • • • • • • • • • • • • • • • •	2.453.622	5, 809, 215	9, 151, 407
Norway		2, 453, 622 526, 365		290, 970
Sweden				.
Denmark	22, 330, 560	42, 842, 525		2, 940, 028
RussiaTurkey	22, 330, 300	42, 842, 525		7, 782, 205
Japan ,		361, 744		1, 963, 037
Central and South America	*4, 785, 120	18, 480	14, 546, 000	181, 410
Belgium		7, 968, 973		2, 084, 289
All other countries	10, 633, 600		, 12, 468, 000	• • • • • • • • • • • • • • • • • • • •
Total	110, 318, 358	213, 119, 278	96, 600, 775	126, 577, 164
	1877.			
United States	\$46, 897, 390	\$44, 078, 199	\$39, 793, 573	499 549 995
Mexico	996, 898	625, 890	27, 018, 940	\$28, 549, 995 21, 795, 118
Great Britain		625, 890 4, 776, 314		2, 048, 543
Australasia	29, 018, 223	15, 168, 881		 .
India France		49, 249, 960		3, 177, 607
Italy	72, 375	954, 956	17, 949	3, 474, 000
Switzerland				
Spain				
PortugalNetherlands		4 499 241		50 180
Germany	204.697	4, 488, 341 26, 784, 401 3, 725, 861	6, 135, 877	58, 160 7, 210, 788
Anstria-Hungary	204, 697 1, 196, 278	3, 725, 861	2, 119, 948 188, 052	8, 036, 093
Norway			188, 052	
Sweden	2, 658		54, 038	
Russia	27, 226, 668		467, 844	
Turkey	1		1	
Japan	265, 840	690, 602	706, 649	3, 895, 136 157, 273
Central and South America	6, 072, 346	334, 720 22, 797, 430	2, 459, 415	157, 273
Belgium	1, 993, 800	22, 181, 430	2, 078, 380	
Total	113, 947, 173	173, 675, 555	81, 046, 665	78, 402, 648
	1878.			
United States	\$ 51, 206, 360	\$49, 786, 052	\$45, 281, 385	\$28, 518, 850
Mexico	999, 898	691, 998	27, 018, 940	22, 084, 203
Great Britain	29, 018, 223	10, 376, 571 16, 998, 684		2, 99 0, 104
India	20,010,220	760, 927		78, 741, 556
France		35, 766, 393 1, 224, 639		351, 534
Italy	72, 375	1, 224, 639	17,949	1, 737, 000
		•••••	}	
Switzerland				•••••
Spain		293, 762		10.746
SpainPortugal		293, 762 199, 250		l 58. 160
Spain Portugal Netherlands Germany	208, 019	199, 250 29, 742, 879	5, 227, 219	58, 160 1, 562, 463
Spain Portugal Netherlands Germany Austria-Hungary	208, 019 1, 222, 230	199, 250 29, 742, 879 2, 600, 563	5, 227, 219 2, 022, 879	58, 160 1, 562, 463 13, 906, 258
Spain Portugal Netherlands Germany		199, 250 29, 742, 879 2, 600, 563	2, 022, 879 166, 270	58, 160 1, 562, 463 13, 906, 258 172, 381
Spain Portugal Netherlands Germany Austria-Hungary Norway Sweden Denmark	1, 222, 230 6, 001	199, 250 29, 742, 879 2, 600, 563 744, 352 1, 317, 555	2, 022, 879 166, 270 52, 708	58, 160 1, 562, 463 13, 906, 256 172, 381 252, 397
Spain Portugal Netherlands Germany Austria-Hungary Norway Sweden Denmark Russia.	1, 222, 230	199, 250 29, 742, 879 2, 600, 563	2, 022, 879 166, 270	58, 160 1, 562, 463 13, 906, 256 172, 381 252, 397
Spain Portugal Netherlands Germany Austria-Hungary Norway Sweden Denmark Russia. Turkey	1, 222, 230 6, 001 27, 997, 889	199, 250 29, 742, 879 2, 600, 563 744, 352 1, 317, 555 27, 564, 735	2, 022, 879 166, 270 52, 708 474, 876	58, 160 1, 562, 403 13, 906, 258 172, 381 252, 397 5, 974, 170
Spain Portugal Netherlands Germany Austria-Hungary Norway Sweden Denmark Russia. Turkey Japan	1, 222, 230 6, 001 27, 997, 889 295, 746	199, 250 29, 742, 879 2, 600, 563 744, 352 1, 317, 555 27, 564, 735	2, 022, 879 166, 270 52, 708 474, 876 728, 846	58, 160 1, 562, 463 13, 906, 258 172, 381 252, 397 5, 974, 170 4, 522, 118
Spain Portugal Netherlands Germany Austria-Hungary Norway Sweden Denmark Russia. Turkey Japan Central and South America	1, 222, 230 6, 001 27, 997, 889 295, 746 6, 072, 245	199, 250 29, 742, 879 2, 600, 563 744, 352 1, 317, 555 27, 564, 735 396, 087 58, 320	2, 022, 879 166, 270 52, 708 474, 876 728, 846 11, 812, 725	58, 160 1, 562, 463 13, 906, 258 172, 381 252, 397 5, 974, 170 4, 522, 118
Spain Portugal Netherlands Germany Austria-Hungary Norway Sweden Denmark Russia. Turkey Japan Central and South America	1, 222, 230 6, 001 27, 997, 889 295, 746	199, 250 29, 742, 879 2, 600, 563 744, 352 1, 317, 555 27, 564, 735	2, 022, 879 166, 270 52, 708 474, 876 728, 846	10, 744 58, 160 1, 562, 467 13, 906, 258 172, 381 252, 397 5, 974, 176 4, 522, 118 309, 977

^{*} Includes Mexico.

PRODUCTION and COINAGE of the principal countries of the WORLD, etc.—Cont'd.

	1879.			
Committee	Go	old.	Sil	ver.
Countries.	Production.	Coinage.	Production.	Coinage.
United States. Mexico Great Britain A ustralasia. India	\$38, 899, 958 989, 161 29, 018, 223	\$39, 080, 080 658, 206 170, 571 20, 210, 574 402	\$40, 812, 132 25, 167, 763	\$27, 568, 235 22, 162, 987 2, 671, 971 28, 122, 004
France. Italy Switzerland Spain		5, 494, 834 565, 355	17, 949	3, 860, 000
Portugal Netherlands Germany Austria-Hungary Norway Sweden	257, 865 1, 062, 031	262, 451 2, 403, 223 11, 043, 120 1, 001, 592	5, 570, 380 2, 002, 727 166, 270	396, 954 44, 806 12, 869, 784
Denmark Russia Turkey	28, 551, 028	9, 814, 143	62, 435 473, 519	4, 863, 725
Japan. Central and South America. Belgium	466, 548 6, 450, 503	509, 942 88, 318		2, 327, 847
All other countries	1, 615, 835	90, 752, 811	2, 078, 380 89, 080, 680	104, 888, 313
•	1880.	·	<u> </u>	1
United States	\$36,000,000 989,160	\$62, 308, 279	\$39, 200, 000 25, 167, 763	\$27, 409, 706
Great Britain		20, 196, 228 22, 151, 334 69, 670	227, 125	3, 705, 878 40, 002, 173
Italy	72, 375	499, 997 33, 113	17, 949 3, 096, 220	268, 955
Portugal Netherlands Geomany Austria-Hungary Norway Sweden	232, 610 1, 094, 596	719, 689 259, 313 6, 662, 153 2, 468, 029 752, 992	7, 730, 617 1, 994, 880 184, 360 54, 527	133, 920 40, 200 8, 373, 563 499 223, 094
Denmark Russia. Turkey Japan Central and South America	28, 551, 028 4, 918 466, 548 7, 448, 339	460, 365 463, 322	473, 519 71, 441 916, 400 17, 501, 972	2, 076, 955 2, 226, 392 150, 639
All other countries	2, 808, 889 106, 436, 786	149, 725, 081	96, 704, 978	84, 611, 974
	1881.	l		<u>' </u>
United States Mexico Great Britain Australasia	\$34, 700, 000 858, 909 30, 690, 000	\$96, 850, 890 438, 778 19, 699, 115	\$43, 000, 000 27, 675, 540 164, 983	\$27, 939, 203 24, 139, 023 4, 852, 523
India France Italy Switzerland	72, 375	418, 231 ° 3, 253, 988	17, 949	20, 682, 625 1, 299, 554 1, 598, 346
Spain Portugal Netherlands		21, 057, 127 245, 160	3, 096, 220	3, 080, 193
Germany Austria-Hungary Norway Sweden Denmark	232, 610 1, 240, 808	1, 634, 186 2, 429, 998 340, 275	7, 771, 304 1, 303, 280 199, 987 48, 875	9, 028, 671 28, 930 290, 137
Russia Turkey Japan Central and South America	24, 371, 343 4, 918 466, 548 7, 296, 176	490, 585 146, 939	832, 198 71, 441 916, 400 17, 501, 972	4, 514, 043 4, 990, 983 38, 055
All other countries	3, 088, 726 103, 023, 078	147, 015, 275	68, 205 102, 168, 354	5, 927, 800 108, 010, 086
	<u>' </u>	<u> </u>	·	<u>'</u>

PRODUCTION and COINAGE of the principal countries of the WORLD, etc.—Cont'd.

	1882.			
Commentee	Go	old.	Sil	ver.
Countries.	Production.	Coinage.	Production.	Coinage.
United States	\$32,500,000	\$65, 887, 685	\$46, 800, 000	\$27, 972, 03
Mexico	936, 223	452, 590	29, 237, 798	25, 146, 260
Great Britain				1, 021, 38
Australasia	81, 955, 017	18, 701, 959	83, 592	
India		170. 543		29, 386, 322
France		722, 206	594, 053	223, 85
Italy Switzerland	72, 375		17, 949	
Spain	1	1, 996, 310	3, 096, 220	10, 671, 84
Portugal		162,000		
Netherlands				608, 31
Germany		3, 167, 085	8, 934, 652	6, 407, 157
Austria Hungary	1, 050, 068	2, 829, 590	1, 958, 224	3, 122, 819
Norway Swedeu	11 900	39,876	244, 954 62, 350	69, 680 17, 707
Denmark		38, 610	02, 330	17, 70
Russia			323, 427	
Turkey	6,618	2, 960, 056	89, 916	
Japan	632, 520	565, 645	877,772	4, 367, 393
Central and South America	7, 625, 942	25, 508	19, 413, 225	1, 771, 172
Belgium		2, 016, 117		
All other countries	3, 088, 726	• • • • • • • • • • • • • • • • • • • •	68, 205	
Total	101, 996, 640	99, 697, 170	111, 802, 337	110, 785, 934
	1883.	<u> </u>	<u> </u>	1
United States		\$29, 241, 990	\$46, 200, 000	\$29, 245, 989
Mexico		407, 600	29, 569, 000	24, 083, 921
Great Britain	1,000	6, 831, 169	350,000	6, 201, 517
Australasia	27, 150, 000	19, 903, 722	150,000	i.
India		67,044		24, 927, 400
France			264, 000	
Italy Switzerland	94,000	785, 027	1, 216, 000	
Spain		965, 000 3, 327, 235	2, 258, 000	10, 523, 421
Portugal		217, 080	2, 200, 000	10. 323, 421
Netherlands	!			81, 095
Cormany	304 000	21, 002, 897	5, 930, 000	594, 564
Austria-Hungary	1, 088, 000	2, 154, 390 192, 708	2, 024, 000	5, 552, 191
Norway Sweden		192, 708	235, 000	37, 520
Denmark	25, 000	436, 619	66, 000	250, 468
Russia	20, 119, 000	12, 793, 575	415,000	
Turkev	7,000	1, 844, 640	55, 000	44,000
Tenon	102 000	544, 290	538,000	3, 120, 893
Central and South America	8, 429, 000	4, 583, 011	25, 796, 000	4, 038, 148
Belgium	7 00¢ 000		10.000	605, 579
All other countries	7, 026, 000	47, 117	19,000	<u> </u>
Total	95, 392, 000	104, 845, 114	115, 088, 000	109, 306, 705
	1884.	,		1
United States	\$30, 800, 000	\$23, 991, 756	\$48, 800, 000	\$28, 534, 866
Mexico	1, 183, 000	328, 698	27, 258, 000	25, 377, 378
Great Britain	28, 284, 000	11, 309, 819	335,000	3, 204, 824
India	20, 204, 000	22, 196, 106	188, 000	17, 553, 631
France			245,000	23, 160
Italy	94,000	62, 165		2, 121, 953
Switzerland	. 			
Spain		4, 983, 004	2, 258, 000	6, 738, 971
Portugal		186, 840	¦	100.01
Netherlands	369, 000	13, 723, 494	6, 650, 000	182, 910 114, 319
Austria-Hungary	1, 102, 000	2, 444, 004	2, 049, 000	4, 987, 781
Norway			265, 000	1
Sweden	13, 000	1, 022, 420	75,000	132, 784
Denmark				
Russia	21, 874, 000	18, 615, 074	389, 000	1, 238, 746
TurkeyJapan	7, 000 197, 000	569, 415	55, 000 975, 000	3, 599, 912
Central and South America	9, 765, 000	209, 415	975, 000 19, 796, 000	1, 400, 940
Belgium			20, .00, 000	2, 200, 020
All other countries	8, 006, 000		219, 000	820, 000
Total	101, 694, 000	99, 432, 795	; 	95, 832, 08
	101, 084, 000	88, 432, 183	110, 773. 000	, au, oui, 00

PRODUCTION and COINAGE of the principal countries of the WORLD, etc.—Cont'd.
1885.

•	1885.			
O while	Ga	ld.	Silv	er.
Countries.	Production.	Coinage.	Production.	Coinage.
United States. Mexico Great Britain. Australasia	27, 439, 000	\$27, 773, 012 423, 250 14, 366, 677 21, 694, 857	\$51, 600, 000 32, 112, 000 316, 000 1, 048, 000	\$28, 962, 176 25, 840, 727 3, 510, 716
India France Italy Switzerland	129, 600	106, 987 55, 854 635, 873	2, 120, 000 1, 406, 350	48, 487, 114 230, 83
SpainPortugalNetherlands		2, 435, 108 246, 240 280, 000	2, 258, 000	3, 678, 314 80, 400
Germany Austria-Hungary Norway Sweden Denmark	1, 179. 000 31, 000	1, 939, 448 2, 791, 958 33, 500	1; 021, 900 2, 192, 200 299, 000 96, 000	577, 664 4, 147, 656 53, 600 78, 281
Russia. Turkey Japan Central and South America.	24, 500, 000 7, 000 176, 000 8, 756, 000	20, 685, 852 1, 004, 005 1, 120, 318	646, 000 55, 000 960, 000 22, 053, 600	964, 769 6, 312, 927 2, 521, 883
BelgiumAll other countries	12, 500, 000	164, 648	262, 000	1, 279, 511
Total	108, 485, 600	95, 757, 582	118, 445, 150	126, 764, 574
	1886.			
United States	\$35, 000, 000 614, 000 26, 425, 000	\$28, 945, 542 367, 490 22, 524, 595	\$51, 000, 000 33, 000, 000 420, 750 1, 222, 000	\$32, 086, 706 26, 991, 804 2, 031, 194
India France Italy Switzerland	421, 600 129, 600	4, 455, 733 227, 771 965, 000	1, 944, 550 1, 406, 350	27, 121, 414 29, 795 1, 795, 364 501, 800
Spain Portugal Notherlands Germany		2, 369, 765 179, 626 217, 647 8, 506, 210	2, 140, 400 1, 066, 000	5, 057, 506 299, 766 1, 155, 963
Austria-Hungary Norway Sweden	1, 179, 000	2, 684, 139 539, 484 982, 188	2, 192, 200 299, 000 128, 000	4, 384, 433
Denmark Russia. Turkey Japan Central and South America Belgium	20, 518, 000 7, 000 327, 235 7, 521, 000	14, 761, 717 3, 652, 000 900, 165 2, 073, 498	528, 100 55, 000 1, 340, 000 23, 543, 450	13, 264 1, 304, 101 880, 000 9, 086, 077 4, 405, 112 921, 768
All other countries	13, 268, 442	289, 500 94, 642, 070	120, 626, 800	6, 789, 672 124, 854, 101
	1887.		-	
United States	\$33,000,000 824,000 1,000 27,327,600	\$23, 972, 383 398, 647 9, 728, 498 24, 122, 267 4, 249	\$53, 357, 000 37, 570, 000 414, 100 266, 900	\$35, 191, 081 26, 844, 031 4, 142, 136
France. Italy Switzerland Spain		4, 760, 960	2, 257, 300 1, 406, 350 2, 440, 000	44, 142, 013 1, 719, 742 6, 255, 200 270, 200 11, 389, 414
Portugal Netherlands Germany Austria-Hungary Norway Sweden	1, 496, 000 1, 247, 450 55, 550	270, 000 163, 831 28, 135, 270 2, 669, 750 314, 830	1, 311, 798 2, 218, 900 214, 000 242, 250	960, 120 76, 380 715, 343 5, 556, 396 80, 400 66, 082
Denmark Russia Turkey Japan Central and South America	20, 092, 000 7, 000 375, 000 8, 301, 518	20, 109, 276 897, 420 9, 198, 730	562, 000 55, 000 1, 332, 650 20, 163, 000	1, 551, 710 10, 279, 555 4, 916, 498
Belgium All other countries	12, 598, 237	246, 354	469, 640	583, 682 8, 683, 465
21 Demoi Councilos			100, 010	2, 222, 222

PRODUCTION and COINAGE of the principal countries of the WORLD, etc.—Cont'd.

1888.

			1	
Countries.	G	old. 	Silv	er.
	Production.	Coinage.	Production.	Coinage.
United States	\$33, 175, 000	\$31, 380, 808	\$59, 195, 000	\$33, 025, 60
Mexico	974, 000	300, 480	41, 373, 000	26, 658, IN
Great Britain	146, 000 28, 560, 660	9, 893, 373 24, 415, 230	376, 000 5, 000, 000	3, 681, 88
India	676, 563	108, 216		36, 297, 13
France		106, 949	2, 053, 000	1, 112, 37
Italy	98, 000	469,750	1,454	• • • • • • • • • • • •
Switzerland	• • • • • • • • • • • • • • • • • • • •	16, 984	2, 140, 000	4, 436, 80
Portugal		102,600	2, 120, 000	1, 533, 60
Netherlands	. 	143.051		.
Germany Austria-Hungary	1, 190, 963 1, 209, 572	34, 340, 722	1, 332, 022 2, 166, 440	989, 12
Norway	1, 209, 572	2, 747, 633	214,000	5, 515, 19 53, 6 6
Sweden	50, 000	¦	193, 000	16, 7
Denmark				62, 48
Russia Turkey	21, 3 02, 000 7, 00 0	20, 460, 491 66, 000	604, 600 55, 000	1, 163, 12 74, 44
Japan	403, 000	974, 335	1, 763, 140	10, 222, 10
Japan Central and South America	7, 792, 198	9, 045, 977	23, 854, 957	7, 373, 00
BelgiumAll other countries	14, 611, 959	257, 154	385, 000	2, 705, 17
Total	111, 196, 915	134, 828, 853	140, 706, 413	134, 922, 34
	1889.	`	·	
United States.	\$32, 800, 000	\$21, 413, 931	\$64, 646, 000	\$35, 496, 68
Mexico	700, 000	319, 907	47. 514, 000	25, 294, 72
Great BritainAustralasia	64, 400	36, 502, 536	395, 700	10, 827, 6
India	33, 086, 700 1, 502, 600	29, 325, 529 110, 328	8, 500, 000	37, 937, 8
France	266, 000	3, 373, 215	3, 364, 000	01, 001, 0
Italy	100,000		337, 000	60, 20
Switzerland Spain		386, 000 3, 378, 631	2, 140, 400	217, 13 4, 716, 03
Domest and		ואינ אם	2, 140, 400	680, 40
rortugal Notherlands Germany Austria-Hungary Norway		823, 943		132, 60 177, 0
Germany		48, 166, 245	8, 012, 500	177, 0
Norway	1, 401, 000	3, 294, 987	2, 188, 000 214, 000	4, 528, 23 53, 6
Sweden	48, 900	1, 080, 040	177, 400	142, 3
Denmark				142, 33 27, 6
Russia Turkey	23, 905, 600 7, 000	18, 855, 097	133, 500 55, 000	1, 153, 6
Japan	518, 400	1, 775, 010	1, 791, 900	9, 516, 3
Central and South America	9, 165, 000		22, 164, 200	4, 114, 6
Belgium	10 000 000		105 600	• • • • • • • • • • • • • • • • • • •
		152 001 510		4, 165, 79
Total	123, 489, 200	168, 901, 519	162, 159, 200	139, 242, 59
	1890.			
United States	\$32, 845, 000 767, 000	\$20, 467, 182 284, 859	\$70, 465, 000 50, 356, 000	\$39, 202, 9
Great Britain	3, 000	37, 375, 479	377, 200	24, 081, 19 8, 332, 23
Anstralasia	29, 808, 000	25, 702, 600	10, 731, 300	
India France	2, 000, 000	0.000.000		57, 931, 3 3
Ttolw (123, 000 100, 000	3, 976, 340 263, 329	2, 955, 600 337, 000	1, 0
Lucia y	•	482, 500	307,000	279, 8
Switzerland		9, 049, 569	2, 140, 400	1, 479, 1
Switzerland Spain	· · · · · · · · · · · · · · · · · · ·			
Spain		407, 160	¦·····	
SpainPortugalNetberlands		407, 160	7, 567, 500	
Switzerland Spain Portugal Netherlands Germany Austria-Hungary	1, 398, 500		2, 103, 500	198, 99 3, 857, 1
Spain Portugal Netherlands Germany Austria-Hungary Norway	1, 398, 500	23, 835, 512 2, 818, 750	2, 103, 500 230, 200	198,9 3,857,1 120,6
Spain Portugal Netherlands Germany Austria-Hungary Norway Sweden		407, 160 23, 835, 512 2, 818, 750 833, 432	2, 103, 500	198,9 3,857,1 120,6
Spain Portugal Netherlands Germany Austria-Hungary Norway Sweden Denmark Russis	1, 398, 500 58, 500	407, 160 23, 835, 512 2, 818, 750 833, 432 547, 931	2, 103, 500 230, 200 173, 700	3, 857, 1 120, 6 253, 8
Spain Portugal Netherlands Germany Austria-Hungary Norway Sweden Denmark Russia	1, 398, 500 58, 500 25, 484, 000 7, 000	407, 160 23, 835, 512 2, 818, 750 833, 432 547, 931 21, 726, 239 44, 840	2, 103, 500 230, 200	3, 857, 1 120, 6 253, 8 1, 614, 4
Spain Portugal Netherlands Germany Austria-Hungary Norway Sweden Denmark Russia Turkey Japan	1, 398, 500 58, 500 25, 484, 000 7, 000 9, 887, 000	407, 160 23, 835, 512 2, 818, 750 833, 432 547, 931 21, 726, 239 44, 840 1, 194, 050	2, 103, 500 230, 200 173, 700 138, 200 55, 000	198, 99 3, 857, 1 120, 6 253, 8 1, 614, 4 7, 296, 6
Spain Portugal Netherlands Germany Austris-Hungary Norway Sweden Denmark Russia Turkey Japan Central and South America	1, 398, 500 58, 500 25, 484, 000 7, 000	407, 160 23, 835, 512 2, 818, 750 833, 432 547, 931 21, 726, 239 44, 840	2, 103, 500 230, 200 173, 700	540, 00 198, 99 3, 857, 1 120, 60 253, 80 1, 614, 42 7, 296, 6 4, 397, 1
Spain Portugal Netherlands Germany Austria-Hungary Norway Sweden Denmark Russia Turkey Japan	1, 398, 500 58, 500 25, 484, 000 7, 000 9, 887, 000	407, 160 23, 835, 512 2, 818, 750 833, 432 547, 931 21, 726, 239 44, 840 1, 194, 050	2, 103, 500 230, 200 173, 700 138, 200 55, 000	198, 9 3, 857, 1 120, 6 253, 8 1, 614, 4 7, 296, 6

PRODUCTION and COINAGE of the principal countries of the WORLD, etc.—Cont'd.

	1001.			
O-water-	G	old.	Sil	ver.
Countries.	Production.	Coinage.	Production.	Coinage.
United States	\$33, 175, 000	\$29, 222, 005	\$75, 416, 500	\$27, 518, 85
Mexico	1,000,000	280, 565	53, 000, 000	24, 493, 07
Great Britain		32, 720, 633	377, 200	5, 141, 59
Australasia	31, 399, 000	26, 389, 044	12, 929, 300	
India	2, 495, 000	117, 411		32, 670, 49
France		3, 362, 450	2, 955, 600	00, 1,1,1
talv		250, 000		
Switzerland	200,000	386,000		144, 75
Spain			2, 140, 400	12, 242, 00
Portugal		169, 560		7, 277, 04
Portugal Netherlands		100,000	,	367, 00
Germany		14, 086, 800	7, 979, 500	1, 139, 25
Austria-Hungary	1 517 900	2, 885, 561	2, 188, 000	3, 356, 39
Norway	1, 511, 500	2,000,001	235, 400	134,00
Sweden	78, 100		152,000	22,00
Denmark			102,000	121, 75
Russia		2, 110, 981	575, 500	2, 690, 90
Turkey			55,000	432, 40
		3, 342, 000		
Japan Central and South America	508, 400	1, 083, 725	1, 798, 800	8, 523, 90
Belgium		126, 279	25, 518, 000	2, 302, 44
All other countries	21, 945, 600	2, 777, 000	518, 000	6, 930, 23
Total		119, 310, 014	186, 174, 200	135, 508, 08
United States	1892.	\$34, 787, 223	474 000 000	\$12,641,07
Mexico	\$33, 000, 000 1, 147, 500	\$34, 787, 223	\$74, 989, 900 59, 000, 000	\$12,041,07
Great Britain	66, 600		255, 650	
Australasia			17, 375, 677	
India				
France	133, 000		2, 955, 600	
[talv	94, 280		1, 146, 370	
Switzerland]
Spain		······	2, 140, 400	
Portugal		· · · · · · · · · · · · · · · · · · ·		
Netherlands				l
Germany Austria-Hungary			7, 921, 330	
Austria-Hungary	1, 399, 648		2, 161, 951	
Norway		. .	235, 400	
Sweden		1	152,000	
Denmark				
Russia	23, 546, 000		550, 000	
Turkey	7,000		55,000	
Ianan	508, 400		1, 798, 800	
Central and South America	10, 167, 821	1	25, 460, 000	
Belgium	.	·····		
All other countries		'		
Total	130, 816, 627	34, 787, 223	196, 605, 184	12, 641, 07
REC	APITULATI	ON.		

a	Go	ld.	Sil	ver.
Calendar years.	Production.	Coinage.	Production.	Coinage.
1873		\$257, 630, 802 135, 778, 387	\$94, 126, 214 95, 676, 214	\$131, 544, 464 102, 931, 232
1875	102, 935, 769	205, 340, 209 213, 119, 278	90, 076, 214 96, 600, 775	123, 143, 842 123, 577, 164
1877	113, 947, 173	173, 675, 555 188, 386, 611	81, 040, 665 94, 882, 177	78, 402, 648 161, 191, 918
1879 1880		90, 752, 811 149, 725, 081	89, 080, 680 96, 704, 978	104, 888, 313 84, 611, 974
1881 1882.	101, 996, 640	147, 015, 275 99, 697, 170	102, 168, 354 111, 802, 337	108, 010, 086 110, 785, 934
1883		104, 845, 114 99, 432, 795	115, 088, 000 110, 773, 000	109, 306, 705 95, 852, 084
1885	106, 163, 877	95, 757, 582 94, 642, 070 124, 992, 465	118, 445, 150 120, 626, 800 124, 280, 978	126, 764, 574 124, 854, 101 163, 411, 397
1888	110, 196, 915	134, 828, 853 168, 901, 519	140, 706, 413 162, 159, 200	134, 922, 344 139, 242, 595
1890		149, 095, 865 119, 310, 014	173, 743, 000 186, 174, 200	151, 032, 820 185, 508, 083
1892	130, 816, 627 2, 210, 961, 206	*34, 787, 223	196, 605, 184 2, 400, 760, 538	*12, 641, 078 2, 322, 603, 851

* United States only.
BUREAU OF THE MINT, August 28, 1893.

[Senate Mis. Doc. No. 35, Fifty-third Congress, first session.]

MONETARY SYSTEMS and APPROXIMATE STOCKS of MONEY in the aggregate and per capita in the principal countries of the WORLD.

[Presented by Mr. Cockrell.]

		Ratio be- tween	Ratio be-	ŕ		St	Stock of silver.	ı.			Per capita	ofta.	
Countries.	system.	full legal- tender silver.	ford and limited- tender all- ver.	tion.	gold.	Full tender.	Limited tender.	Total.	paper.	Gold.	Silver. Paper.		Total.
nited States nited Kingdom reace france delgium taly taly taly taly taly taly taly taly	Gold and silver. Gold and silver. Gold and silver. Gold and silver. do do do do do do do do do do do do do d	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	10014.88 10014.88 10014.88 10014.88 10014.88 10014.88 10014.88 10014.88 10014.88 10014.88 10014.88 10014.88 10014.88 10014.88	67.000,000 68.500,000 68.500,000 68.500,000 81.000,000 81.000,000 82.000,000 83.000,000 84.500,000 83.000,000 83.000,000 83.000,000 83.000,000 83.000,000 83.000,000 83.000,000 84.500,000 85.000,000	\$50,000,000 \$50,000,000 \$50,000,000 \$50,000,000 \$5,000,	800, 000, 000 8538, 000, 000 877, 000, 000 100, 000, 000 8412, 000, 000 850, 000, 000 850, 000, 000 850, 000, 00	877, 000, 000 100, 000, 000 100, 000, 000 100, 000, 0	## 15 000 000 000 000 000 000 000 000 000		241891918 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	\$42,400,00441 .11044 .1201 .111 .120 .120 .120 .120 .120 .12	11-00000000000000000000000000000000000	24825894946698846484444444444444444444444444

TREASURY DEPARTMENT, BUREAU OF THE MINT, August 16, 1893.

S. Rep. 235——20

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[Senate Ex. Doc. No. 10, Fifty-third Congress, first session,]

Letter from the Secretary of the Treasury, transmitting, in answer to a resolution of the Senate of September 1, 1893, a statement of the amount of silver bullion purchased by the Treasury Department under the act of July 14, 1890, etc.

> TREASURY DEPARTMENT, OFFICE OF THE SECRETARY, Washington, D. C., September 11, 1893.

SIR: I have the honor to acknowledge the receipt of the following resolution passed

by the Senate September 1, 1893:
"Resolved, That the Secretary of the Treasury be, and he hereby is, directed to furnish the Senate with a statement giving the aggregate amount of silver bullion purchased under the Act of July 14, 1890, during the month of August, 1893, together purchased under the Act of July 14, 1890, during the molith of August, 1893, together with the cost thereof, the amount, date, and price of each purchase, and the name of the vendor. Also, the aggregate amount of silver bullion offered for sale during the said month of August, the amount, date, and price of each offer, and the name of the person making each offer, and how paid for."

In reply I transmit statement prepared by the Bureau of the Mint. giving in detail the information called for. All silver purchased under the Act of July 14, 1890, has been paid for in Treasury notes. The delay in furnishing this information more promptly was occasioned by the fact that returns have only been received to day of silver delivered at Son Francisco Mint on purchases made on the 28th paid 29th puliments.

silver delivered at San Francisco Mint on purchases made on the 28th and 30th ultimo.

Respectfully, yours,

J. G. CARLISLE, Secretary.

The President of the United States Senate.

Statement of the AMOUNT of SILVER BULLION PURCHASED by the Treasury Department under the act of July 14, 1830, etc.

ۇ غ	To ser home of the sead	Amount	at which	Action	on.	Of whom murchaged	Amount	Price paid per	Amount	Cost of
		offered.	per fine	Department.	Bidder.		purchased.	fine ounce.	contract.	delivered.
1893. Aug . 2	Thanhauser & Co	Fine 028. 34,000	\$0.7125	Declined and \$0.709	Accepted	Тһаппһиивег & Со	Fine oze. 34, 000	\$0.7090	Ounoes. 34, 111 ·12	\$24, 184. 78
69	Selby Smelting and	25,000	.7100	rendered.						
e	Boston and Colorado	40,000	.7100	ор	Accepted	Boston and Colorado	40,000	. 7090	89, 761 -60	28, 190. 97
64 4	Handy & Harman	35,000	7150	Accepted	ор	Handy & Harman Boston and Colorado	50,000 35,000	7090	50, 196 -29	35, 589, 17 24, 992, 21
•	Smelting Co. Selby Smelting and		. 7250	Declined		Smelting Co.				
•	J. & W. Seligman &	40,000	. 7300	do						
•	Consolidated Kansas	125,000	. 7200	Accepted		Consolidated Kansas	125,000	. 7200	124, 820 · 18	89, 870. 53
•	Refining Co.		7300	Declined		Redning Co.				
-	Wells, Fargo & Co	32,000	7310							
-	Boston and Colorado		. 7275	Declined and \$0.726 tendered.	Accepted	Boston and Colorado	40,000	. 7260	39, 649 ·01	28, 785, 18
2	Selby Smelting and	20,000	. 7265	op	ор	Selby Smelting and	20,000	. 7260	49, 320 -06	35, 812. 89
-	Hoskier, Wood & Co	21,000	.7260	Accepted and \$0.7%		Hoskier, Wood & Co	21,000	. 7260	21, 168 -39	15, 368. 25
	shay.		1300	١,	Accepted	Consolidated Kansas	100,000	. 7260	100, 195 .20	72, 741, 71
					•	City Smelting and Refining Co.				
7	American Exchange National Bank.	74,000	.7300	qo	ор	American Exchange National Bank.	74, 000	. 7260	73, 779 -62	53, 564. 01
2	Handy & Harman	150, 000	7300	dp	Accepted for 125,000	Handy & Harman	125,000	. 7260	124, 904 ·45	90, 680. 62
۵	do	100, 000	.7600	Declined and \$0.7515	Accepted for 65,000	ор	68,000	. 7515	65, 094 · 66	48, 918. 64
٩	Nesslage, Colgate &	40,000	. 7525	opdo	Accepted	Nesslage. Colgate &	40,000	. 7515	39, 371 -28	23, 587. 52
	Clark, Dodge & Co Hoskier, Wood & Co	100,000	. 7520	Accepted	ор.	Clark, Dodge & Co Hoskier, Wood & Co	100,000	. 7515	99, 400 ·83 116, 932 ·36	74, 706. 49 87, 847, 66
σ. ·	Boston and Colorado Smelting Co.		. 1550	Declined and \$0.7550 tendered.	Accepted	Boston and Colorado Smelting Co.	36, 000	. 7515	34, 647 :36	26, 037. 49

Statement of the AMOUNT of SILVER BULLION PURCHASED by the Treasury Department under the act of July 14, 1830, etc.—Continued.

		Amount	Price at which	Action	on.		Amount	Price paid ner	Amount	Cost of
Date.	by whom offered.	offered.	offered per fine ounce.	Department.	Bidder.	Of whom purchased.	purchased.	fine ounce.	delivered on contract.	amount delivered.
1893. A ng. 11	Heidelbach, Ickel-	Fine ozs. 76, 000	\$0.7580	Declined and \$0.7550	Accepted	Heidelbach, Ickel.	Fine ozs. 76, 000	\$0.7515	Ounces. 75. 975 ·26	\$57, 095. 40
==	Hoskier, Wood & Co	136,000	. 7550	Venacrea. do	do	Hoskier, Wood & Co Nesslage, Colgate &	136,000	. 7515	135, 477 ·53 40, 367 ·19	101, 811. 36 30, 335. 94
п	Selby Smelting and	20,000	. 7600	фо	do	Selby Smelting &	20,000	. 7515	49, 074-60	36, 879. 63
###	Wells, Fargo & Co Clark, Dodge & Co Handy & Harman	20,000 150,000	7500	dodo	0 0 0 0 0 0	Vella, Fargo & Co. Clark, Dodge & Co Handy & Harman	20,000 100,000 150,000	. 7515 . 7515 . 7515	20, 174 ·60 100, 059 ·52 149, 663 ·66	15, 161, 21 75, 194, 73 112, 472, 24
= =	Consolidated Kansas City Smelting and Refining Co. Boston and Colorado	90,000	. 7325	dodo	do	Consolidated Kansas City Smelting and Refining Co. Doston and Colorado	80, 000 80, 000	. 7515	79, 551 :34	59, 782. 83 43, 911. 90
14	Piza, Nephews & Co	25,000	. 7500	Declined and \$0.7325		Smeiting Co.				
777	Hoskier, Wood & Co Clark, Dodge & Co Selby Smelting and	20,000 20,000 30,000	7350	tendered. do do	Accepteddo	Hoskier, Wood & Co Clark, Dodge & Co Selby Smelting and	50,000 20,000 20,000	55.55 55.55	49, 320 -81	36, 127, 49 36, 343, 92 14, 414, 14
14	Lead Co. Handy & Harman Nesslage, Colgate	100,000	7400	do Declined and \$0.726	ор	Lead Co. Handy & Harman	100, 000	. 7325	100, 617 -25	73, 702, 14
191	_ ⊙ ≥0		. 7325		Accepted	American Exchange	. 67,000	. 7260	67, 408 08	48. 938. 27
16	Wells, Fargo & Co	33,000	7300	Declined and \$0.7260 tendered.	Accented	Heldelhach Ickel.	. 57	00:22	71, 989 :51	52. 264. 38
9 9	Handy & Harman		7375	dodo	Accepted for 25,000 ounces.	heimer & Co. Handy & Harman	25, 000	. 7260	25, 248 ·67	18, 370. 54
9 22 2	Boston and Colorado Smelting Co.	6,000	. 7325	tendered. Accepted		Boston and Colorado Smelting Co.	40,000	.7325	39, 893 ·62	29, 222. 08
8	Nesslage, Colgate & Co.		7400							

83	18 Handy & Harman	50,000 150,000	. 7500	Declined and \$0.7425	Accepted for 50,000	Handy & Harman	204000	. 7425	50, 186 48	37, 263. 46
ដដ	Hoskier, Wood & Co	25,000 25,000	7450	Accepted	Accepted	Hoskier, Wood & Co	40, 000 25, 000	7425	39, 922 ·82 25, 114 ·56	29, 642. 69 18, 647. 50
=	Co. Boston & Colorado	20,000	. 7450	tendered. do	ор	Co. Boston and Colorado	20,000	.7435	50, 598 -85	37, 569 65
8	Thannhauser & Co	30,000	. 7600	Declined and \$0.7525	do	Smelting Co. Thannhauser & Co	30,000	. 7525	29, 582 -29	22, 260. 67
88	Piza, Nephews & Co	900,000	. 7625	do						
	Selby Smelting and	•	. 7625	do						
83	American Exchange	46,000	. 7675	фо	Accepted	American Exchange	46,000	. 7575	46, 443. 09	34, 948. 42
	Hoskier, Wood & Co	130,000	. 7625	op	op.	Hoskier, Wood & Co	130,000	. 7525	3 159, 389, 15	119, 940, 34
ននេះ	Handy & Harman	150,000	7625	op.	op	Handy & Harman	150,000	. 7525	150, 396, 80	113, 172. 83
	Nesslage, Colgate &	20,000	762	op	Accepted for 30,000	Nesslage, Colgate &	30,000	7525	30, 662. 42	23, 065, 94
ន	Handy & Harman	100,000	. 7450	Declined and \$0.7375	ounces.	Š				
13	Clark, Dodge & Co	100,000	. 7425	tendered. do				_		
ន	Nesalage, Colgate &	30,000	. 7425	do	Accepted for 26,000	Nesslage, Colgate &	26,000	. 7375	26, 206. 58	19, 371. 60
ន្តន	M. Guggenheim Sons Boston and Colorado	35.000	.7475	do	Accepteddo	M. Guggenheim Sons. Boston and Colorado	35,000	7875	50, 403. 27	37, 172. 41 25, 870. 31
8	Smelting Co. Hoskier, Wood & Co	20,000	. 7425	φ	do	Smelting Co. Hoskier, Wood & Co	50,000	. 7575	50, 265, 04	87, 070. 47
23	W. Loaiza & Co	150,000	7490	dodo	Accepted for 75,000	Handy & Harman	75,000	. 7375	75, 557. 99	55, 724. 01
8	Zimmerman & For-	20,000	. 7500	do	Accepted	Zimmerman & For-	20,000	. 7375	50, 886.90	37, 520. 09
888	Hoskier, Wood & Co	70,000	.7400	op	op	Hoskier, Wood & Co.	70,000	7375	69, 450. 23	51, 219. 54
	Co.		201	00		Co.	186,000	0,00	\$ 150, 572, 80	111, 047. 51
88	Selby Smelting and	50, 000 45, 000	. 7409	do op	do ob	Selby Smelting and	20,000 42,000	. 7375	45, 398. 78	33, 481.00
8	Lead Co. Wells, Fargo & Co	34,000	. 7500	Declined and \$0.7475		Lead Co.		_	_	
8	Selby Smelting and	30,000	.7475	tendered.		Selby Smelting and	30,000	.7475	30, 079. 09	22, 477. 39
30	St. Louis Smelting and	15,000	. 7525	Declined and \$0.7475	Accepted	St. Louis Smelting	15,000	. 2475	14, 994. 80	11, 208. 61
8	Boston and Colorado Smelting Co.	20.000	.7500	tonuerea.	ор	And Menning Co. Boston and Colorado Smelting Co.	20,000	.7475	19, 454, 18	14, 542. 00

Statement of AMOUNT of SILVER BULLION PURCHISED by the Treasury Department under the act of July 14, 1890, etc.—Continued.

		Amount	Price at which	Action.	on.		Amount	Price paid per	Amount	Cost of
Late.	By whom offered.	offered.	per fine ounce.	Department.	Bidder.	Of whom purchased. And delivered on contract. ounce.	purchased.	fine ounce.	contract.	delivered.
1893. A ug. 30	1893. Aug. 30 Clark, Dodge & Co	Fine oze. 50, 000		\$0.7500 Declined and \$0.7475 Accepted Clark, Dodge & Co	Accepted	Clark, Dodge & Co	Fine ozs. 50, 000	\$0.7475	Ounces. 49, 434. 00	\$3 6, 951. 90
8	American Exchange National Bank.		.7500	dodo	ор	American Exchange National Bank.				
8	Handy & Harman	20,000	. 7525	50,000 . 7225 . do	ор	Handy & Harman	342, 500	.7475	50, 631. 45 342, 500. 80	37, 847, 01 249, 974, 34
	including partings, bar charges, and fractions.									
	Total	4, 783, 000		4, 783, 000			l		3, 887, 5003, 886, 167, 11 2, 872, 318, 90	2, 872, 318. 60
4								4ctin	R. E. PRESTON, Acting Director of the Mint.	n, he Kint.

TREASURY DEPARTMENT, BUREAU OF THE MINT, 1892.

[Senate Ex. Doc. No. 11, Fifty-third Congress, first session.]

Letter from the Secretary of the Treasury, in response to Senate resolution of September 5, 1893, requesting information concerning the redemption in silver of notes issued under the Sherman act; and other information concerning the subject of silver coinage.

TREASURY DEPARTMENT, September 8, 1893.

I have the honor to acknowledge the receipt of the following resolution of the Senate, adopted on the 5th instant:

"Resolved, That the Secretary of the Treasury be directed to furnish to the Senate

full information on the following subjects:

"First. Whether the Treasury Department has, at any time, redeemed any portion of the Treasury notes provided for by the act of July 14, 1890, commonly known as the Sherman act, in silver coin, and, if so, when and what amount has been thus redeemed.

"Second. What amount in coinage value of silver bullion purchased by the Treasury Department under the act of July 14, 1890, and subject to coinage, in the discretion of the Secretary of the Treasury, remains uncoined, and why said silver bullion has not been coined and paid out, in accordance with the provisions of said act.

"Third. Whether any part and, if so, what part of the paper money redeemed in gold by the Treasury Department since March 4, 1893, was canceled after redemption or in any manner withheld from general circulation."

In response, I have to say:

First. The sum of \$1,273,267 in the Treasury notes provided for by the act of July 14, 1890, commonly known as the Sherman act, was redeemed in silver coin during the month of August, 1893, and the further sum of \$200,607 during the past seven days of the present month, making in all \$1,473,874 of such notes so redeemed.

Second. Silver bullion of the coinage value of \$174,061,242, purchased by the Treasury Department under the act of July 14, 1890, and subject to coinage, is now held in the Treasury. Under the provisions of section 3 of the act a coinage of \$36,087,185 has been executed, and a gain or seigniorage of \$6,691,109 arising therefrom has been accounted for and paid into the Treasury. The remainder of the bullion purchased under the act has not been coined for the reason that no further coinage has been necessary to provide for the redemption of the notes in silver.

coinage has been necessary to provide for the redemption of the notes in silver.

Third. With the exception of gold certificates, of which the amount in circulation on March 4, 1893, was \$114,719,749, and at this date is \$80,323,017, no part of the paper money redeemed in gold by the Treasury Department since March 4, 1893, has been canceled after redemption, or in any manner withheld from general circulation. The decrease of the volume of gold certificates is the net result of all the operations of the Treasury affecting them, and has been caused chiefly by the suspension of their issue, in accordance with the proviso in section 12 of the act approved July 12, 1882, "that the Secretary of the Treasury shall suspend the issue of such gold certificates whenever the amount of gold coin and gold bullion in the Treasury reserved for the redemption of United States notes falls below one hundred millions of dollars."

Respectfully, yours,

J. G. CARLISLE, Secretary.

The PRESIDENT OF THE SENATE.

[Senate Ex. Doc. No. 17, Fifty-third Congress, first session.]

Letter from the Acting Secretary of the Treasury, in response to Senate resolution of the 19th instant requesting information as to whether any part of the volume of national-bank notes has been withdrawn from circulation by national banks since August 15, 1893.

TREASURY DEPARTMENT, OFFICE OF THE SECRETARY,

Washington, D. C., September 21, 1893.

SIR: I have the honor to acknowledge receipt of Senate resolution dated the 19th instant, as follows:

"Resolved, That the Secretary of the Treasury be, and he is hereby, directed to inform the Senate whether any part, and, if so, what part, of the volume of national-

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bank notes has been withdrawn from circulation by national banks since the 15th day of August, 1893, giving the names of the banks withdrawing such notes and the amount each las withdrawn."

In reply thereto the following list is furnished from the records of the Comptroller of the Currency, who calls attention to the fact that, with the exception of the Fourth National Bank of New York, which retired \$472,500, the banks retiring circulation were either in voluntary liquidation or insolvent:

Fourth National Bank, Chattanooga, Tenn., voluntary liquidation	\$45,000
Gate City National Bank, Atlanta, Ga., voluntary liquidation	45,000
Gallatin Valley National Bank, Bozeman, Mont., voluntary liquidation	22,000
Farmers and Merchants' National Bank, Rockwall, Tex., voluntary liquida-	•
tion	11, 250
First National Bank, Big Timber, Mont., voluntary liquidation	11, 250
Fourth National Bank, New York, N. Y.	472,000
First National Bank, Mankato, Kans., voluntary liquidation	13, 500
Alabama National Bank, Mobile, Ala., insolvent	45,000
Elmira National Bank, Elmira, N.Y., insolvent	45, 000

Respectfully, yours,

C. S. HAMLIN. Acting Secretary.

The President of the United States Senate.

[Senate Ex. Doc. No. 18, Fifty-third Congress, first session.]

Letter from the Secretary of the Treasury, transmitting, in response to Senate resolution of September 19, 1893, a statement of the amount of Government bonds purchased since 1879, etc.

TREASURY DEPARTMENT, OFFICE OF THE SECRETARY. Washington, D. C., September 26, 1893.

SIR: I have the honor to acknowledge receipt of Senate resolution, dated the 19th instant, as follows:

"Resolved, That the Secretary of the Treasury be, and he is hereby, directed to inform the Senate when and in what amounts Government bonds have been purchased since the year 1879, and what was the rate and the aggregate amount of premium

paid on such purchases.
"Second. Whether at any time or times, and when, since the year 1879, any Government bonds have been purchased without the notice required by law,

"Third. What amount of public moneys, by years, has been deposited in national banks since the year 1879, and whether and what amount of interest was paid by the banks for the use of such moneys.'

In reply to the first paragraph thereof a table is herewith transmitted showing. the amount of United States bonds purchased in each fiscal year since 1879, together with the average price and the aggregate amount of premium paid for the bonds of each class. It will be observed that no bonds were purchased in the fiscal years 1882 to 1887, inclusive. During that period there were outstanding bonds which had become redeemable at the pleasure of the Government, and the surplus revenues were applied to their redemption at par. There have been no purchases since 1891.

In reply to the second paragraph I have to state that there is no law requiring the Secretary of the Treasury to give public notice of the purchase, by the Government,

of United States bonds, but that there have been no such purchases since 1879 except in pursuance of public notice.

The amount of the balance of public moneys held by the national-bank depositaries at the close of business June 30 of each year since and including 1879 is as follows:

1879	\$7, 183, 403, 42	1887	\$19, 190, 076, 79
1880			
1881	8, 933, 550. 79	1889	43, 305, 511. 91
1882			
1883			
1884			
1885	10, 985, 141. 34	1893	12, 393, 071. 11
1886	14, 036, 632. 18		• •

No amount of interest has been paid by national-bank depositaries for the use of lic moneys deposited therewith.

Respectfully, yours,

J. G. CARLISLE, Secretary.

The President of the United States Senate.

Statement of United States BONDS PURCHASED each fiscal year since 1879.

FISCAL YEAR 1880.

Description.		Amount purchased.	Average price.	Net premium.
Loan of February, 1861		en 937 000	\$102.62 —	\$74, 161, 95
Dregon war debt	• • • • • • • • • • • • • • • • • • • •	. 202, 550	104.08 +	8, 273, 02
Loan of July and August, 1861		22 061 250	104. 29 +	1, 376 085, 04
Loan of 1883		12 707 150	104.2) +	549 035. 18
Funded loan of 1881			102.80	662, 206, 97
Funded loan of 1907		. 1,500,000		125, 558, 26
Total				
FI.5	CAL YEAR 1881.	•		1
Loan of February, 1861		. \$7,775,000	\$100.659	\$51, 277, 58
Oregon war debt		. 54, 250	102.59 +	1, 408, 65
Loan of July and August. 1861		16, 712, 450	102.87 -	488, 876, 11
Loan of 1863		. 7. 057, 100	102.83 —	199, 514, 62
Funded loan of 1881		20, 023, 550	101. 60	320, 171, 82
Total		51, 622, 350		1, 061, 248. 78
per cent consols of 1907		\$35, 671, 350 27, 792, 950	\$125.92 + 107.67 +	\$6, 135, 628, 42 2, 135, 214, 04
per cent consols of 1907		\$38, 106, 400	\$128.66 +	\$10, 926, 757, 78
11 per cent consols of 1891		82, 568, 050	107. 1000	6, 365, 604. 87
	SCAL YEAR 1899.			
	W.A. 1 12.4 16 1655.			
			\$125.53 +	*18, 876, 923, 19
			\$125.53 + 104.66 +	\$18, 876, 923, 19 1, 427, 300, 87
i per cent consols of 1907		\$73, 923, 500 30, 623, 250	\$125.53 + 104.66 +	\$18, 876, 923, 19 1, 427, 300, 87

[Senate Ex. Doc. No. 19, Fifty-third Congress, first session.]

Letter from the Secretary of the Treasury, transmitting, in response to Senate resolution of September 18, 1893, statement of Comptroller of the Currency as to national banks that have diminished and enlarged circulation, etc.

> TREASURY DEPARTMENT, OFFICE OF THE SECRETARY, Washington, D. C., September 27, 1893.

SIR: I have the honor to acknowledge the receipt of Senate resolution, dated

August 18, 1893, as follows:

"Whereas it is currently reported that certain of the national banking associations, organized and carrying on business under and by virtue of the laws of the United States, have heretofore withdrawn from circulation their notes and subsequently secured an increase of their circulation under existing laws: Therefore,

"Resolved, That the Secretary of the Treasury be requested to report to the Senate what national banking associations have thus diminished and enlarged their circular lation and the extent thereof, and also whether any and what national banking associations have organized under the banking laws of the United States and have no outstanding notes in circulation."

In reply I inclose herewith copy of report, dated 25th instant, with accompanying list, from the Comptroller of the Currency, to whom the resolution was referred,

which contains the information desired.

Respectfully, yours,

C. S. HAMLIN, Acting Secretary.

The PRESIDENT OF THE SENATE OF THE UNITED STATES.

TREASURY DEPARTMENT, OFFICE OF THE COMPTROLLER OF THE CURRENCY, Washington, D. C., September 25, 1893.

SIR: I have the honor, in response to a resolution of the Senate of the United States, under date the 18th instant, to submit the information desired, namely, the titles of national banking associations and amounts of circulation, increased or diminished, from July 12, 1882; also the following information as to national banking associations which do not now issue circulating notes. It was necessary to use an alphabetical and printed list of the national banks, the amounts of increase and decrease being exhibited.

Further information has been evolved as the result of the examination, and it appears that under the provisions of section 4. act June 20, 1874, and up to July 12. 1882, \$127,937,730 were retired, but between those dates the circulation of national

banks was increased to the amount of \$109,173,815.

The national banks which have no outstanding circulating notes are by title as follows: Chemical National Bank, New York, N. Y.; Mechanics' National Bank, New York, N. Y.; National Bank of Washington, Washington, D. C.; National Bank of Cockeysville, Cockeysville, Md.; National City Bank, New York, N. Y.; Chestertown National Bank, Chestertown, Md.; First National Bank, Houston, Tex.; Citizens' National Bank, Englewood, N. J.

In the last four cases circulation has been issued to the banks named subsequent to the date of Senate resolution.

Very respectfully,

JAMES H. ECKELS. Comptroller.

Hon. JOHN G. CARLISLE, Secretary of the Treasury.

[An alphabetical list of national banks which have decreased and increased their circulation subsequent to July 12, 1882, will be found in the document, Senate Ex. Doc. No. 19, Fifty-third Congress, first session.]

[Senate Mis. Doc. No. 52, Fifty-third Congress, first session.]

Mr. Teller presented the following statement from the Acting Director of the Mint, showing the production of gold and silver of Arizona, California, Colorado, Idaho, Montana, Nevada, Utah, and New Mexico:

PRODUCTION of GOLD and SILVER of Arizona, California, Colorado, Idaho, Montana, Nevada, Utah, and New Mexico.

NOTE.—Previous to 1848 the gold product of the United States was estimated to have been \$14,440,000, not distributed by States and Territories. (Ure's Dictionary of Arts, Mines, etc., Vol. II, p. 647.) (Raymond, 1874, p. 544.)

Years.	Califo	rni a .	Nev	ada.
I cars.	Gold.	Silver.	Gold.	Silver.
From 1848 to 1873, inclusive	e 20, 300, 000 e 17, 753, 000 15, 799, 000	\$1,505,000	a \$63, 146, 000 cd 35, 452, 000 f 10, 000, 000 215, 000	b \$86, 462, 000 21, 795, 000 44, 9J1, 000
1877 ¢	15, 000, 000 15, 261, 000 17, 600, 000	1,000,000 2,373,000 2,400,000	18, 000, 000 19, 547, 000 9, 000, 000	26, 000, 000 28, 130, 000 12, 560, 000
Total	1, 087, 513, 000	7, 278, 000	155, 360, 000	219, 938, 000
1880	14, 725, 000	1, 100, 000 750, 000 845, 000 1, 460, 000 3, 000, 000 1, 400, 000 1, 500, 000 1, 034, 000 1, 164, 000 970, 000 465, 000	4, 800, 000 2, 250, 000 2, 000, 000 3, 520, 000 3, 500, 000 3, 100, 000 3, 090, 000 3, 525, 000 3, 000, 000 2, 800, 000 2, 800, 000 2, 500, 000 1, 571, 000	10, 900, 000 7, 080, 006 6, 750, 000 5, 430, 000 5, 600, 000 6, 000, 000 7, 000, 000 6, 200, 000 5, 754, 000 4, 551, 000 2, 901, 000
Total	183, 895, 000 1, 087, 513, 000	17, 588, 000 7, 278, 000	36, 706, 000 155, 360, 000	78, 052, 000 219, 938, 000
Grand total	1, 271, 408, 000	24, 866, 000	192, 066, 000	297, 990, 000

s From 1848 to 1873, inclusive, the gold product of California was estimated to have been \$885,090,000 and the product of other States and Territories \$254,950,000, and of this amount \$63,146,000 was from the Constock Lode, Nevada.

5 The silver product from 1848 to 1873, inclusive, was estimated to have been \$186,050,000, not distributed by States and Territories, and of this amount \$86,482,000 was from the Counstock Lode, Nevada.

e Gold and silver. (Raymond.)
d Of this amount \$8,990,900 gold and \$13,486,000 silver was from the Comstock Lode, Nevada.

f Estimate of Dr. H. R. Linderman.

PRODUCTION of GOLD and SILVER of Arizona, California, Colorado, Idaho, Montana, Nerada, Utah, and New Mexico—Continued.

Years.	Colo	rado.	Mon	tana.	Idal	no.
	Gold.	Silver.	Gold.	Silver.	Gold.	Silver.
874	a \$5, 189, 000		b \$4, 355, 000	\$161,000	a \$1, 880, 000	·
875 b	2, 800, 000	\$3,672,000	3, 438, 000	682,000	2,000,000	\$500,00
876 b	3, 150, 000	3, 139, 000	3, 078, 000	1, 133, 000	1,053,000	307, 00
877 b	3,000,000	4, 500, 000	3, 200, 000	755, 000	1, 500, 000	250,00
878 b	3, 366, 000	5, 395, 000	3, 200, 000 2, 261, 000	1, 670, 000	1, 150, 000	200,00
879 b	3, 225, 000	11, 700, 000	2, 500, 000	2, 225, 000	1, 200, 000	650, 00
Total	20, 730, 000	27, 397, 000	18, 830, 000	6, 621, 000	8, 783, 000	1, 907, 00
880	3, 200, 000	17, 000, 000	2, 400, 000	2, 500, 000	1, 980, 000	450, 00
881	3, 300, 000	17, 160, 000	2, 330, 000	2, 630, 090	1, 700, 000	1, 300, 00
882	3, 360, 000	16, 500, 000	2, 550, 000	4, 370, 000	1, 500, 000	2, 000, 00
883	4, 100, 000	17, 370, 000	1, 800, 000	6, 000, 000	1, 400, 000	2, 100, 00
884	4, 250, 000	16,000,000	2, 170, 000	7, 000, 000	1, 250, 000	2, 720, 00
885	4, 200, 000	15, 800, 000	3, 300, 000	10, 060, 000	1,800,060	3,500,00
886	4, 450, 000	16, 900, 000	4, 425, 000	12, 400, 000	1, 800, 000	3, 600, 00
887	4, 000, 000	15, 000, 000	5, 230, 000	15, 500, 000	1, 900, 000	3,000,00
888	3, 758, 000	29, 000, 000	4, 200, 000	17, 000, 000	2, 400, 000	3,000,00
889	3, 500, 000	20, 687, 000	3,500,000	19, 394, 000	2, 000, 000	4, 396, 00
890	4, 150, 000	24, 307, 000	3, 300, 000	30, 364, 000	1, 850, 000	4, 784, 00
891	4, 600, 000	27, 358, 000	2, 890, 000	21, 139, 000	1, 680, 000	5, 217, 00
892	5, 300, 000	31, 030, 000	2, 891, 000	22, 432, 000	4, 721, 000	4, 091, 00
Total	52, 168, 000	253, 212, 000	40, 986, 000	160, 789, 000	22, 981, 000	40, 158, 00
	20, 739, 000	27, 397, 000	18, 832, 000	6, 621, 000	8, 782, 000	1, 907, 00
Grand total	72, 898, 000	280, 609, 000	59, 818, 000	167, 410, 000	31, 764, 090	42, 065, 00
V	Ut	ah.	New 1	ſexico.	Ariz	ons.
Years.	Gold.	Silver.	Gold.	Silver.	Gold.	Silver.
874		<u></u>	a \$500,000		a \$487,000	
875 b	44.000	\$6 , 801, 000	1,000,000		700,000	#3 00, 00
876 b	65,000	5, 829, 000	c39, 000	c \$2, 027, 000	1,000,000	500,00
877 b	350, 000	5, 075, 000	175,000	500,000	300, 000	500,00
878 b	392, 000	5, 208, 000	175,000	500,000	500,000	3,000,00
879 b	575, 000	6, 250, 000	125, 000	600, 000	800,000	3, 550, 00
Total	5, 338, 000	29, 163, 000	2, 014, 000	3, 627, 000	3, 787, 000	7, 850, 00
880	210,000	4, 740, 000	130,000	425, 000	400,000	2, 000, 00
881	145, 000	6, 400, 000	185,000	275,000	1, 060, 000	7, 300, 00
882	190,000	6, 800, 000	150,000	1, 800, 000	1, 065, 000	7, 500, 00
883	140, 000	5, 620, 000	280,000	2, 845, 000	950, 000	5, 200, 00
884	120,000	6, 800, 000	300,000	3, 000, 000	930, 000	4, 500, 00
885	180,000	6, 750, 000	800,000	3, 000, 000	880, 000	3, 800, 00
886	216,000	6, 500, 000	400,000	2, 300, 000	1, 110, 000	3, 400, 00
887	220,000	7, 000, 000	500,000	2, 300, 000	830,000	3, 800, 00
888	290,000	7,000,000	602,000		872,000	
990	280,000	0.051.000		1, 200, 000		3, 000, 00
889	500, 000	9, 051, 000	1,000,000	1,461,000	900,000	1, 939, 00
890	680, 000	10, 343, 000	850,000	1,681,000	1,000,000	1, 293, 00
891 892	650, 000 660, 000	11, 313, 000 10, 473, 000	905, 000 950, 000	1, 713, 000 1, 390, 000	975, 000 1, 070, 000	1, 914, 00 1, 373, 00
		'	<u> </u>			!
Total	4, 201, 000 5, 338, 000	98, 790, 000 29, 163, 000	7, 052, 000 2, 014, 000	23, 390, 000 3, 627, 000	12, 042, 000 3, 787, 000	47, 019, 00 7, 850, 00
Grand total	9, 539, 000	127, 953, 000	9, 066, 000	27, 017, 000	15, 829, 000	54, 869, 00

R. E. PRESTON,
Acting Director Mint.

BUREAU OF THE MINT, September 6, 1893.

[Senate Mis. Doc. No. 61, Fifty-third Congress, first session.]

Mr. Cockrell presented the following letter from the Acting Director of the Mint, giving the amount and cost and coining value in silver dollars, and amount coined, of silver purchased under the act of July 14, 1890, to September 1, 1893:

TREASURY DEPARTMENT, BUREAU OF THE MINT, Washington, D. C., September 8, 1893.

SIR: I have to reply to your verbal inquiries of to-day as follows:

(1) Amount and cost and coining value in silver dollars of silver purchased under the act of July 14, 1890, to September 1, 1893, is as follows:

Fine ounces	163, 047, 664
Cost	\$ 151, 804, 170
Coining value	\$210, 809, 100

(2) Amount of such bullion coined to date is as follows:

Fine ounces	27, 911, 182, 14
Cost	\$29, 110, 116, 25
Dollars coined	36, 087, 185
Seigniorage on same	\$6, 977, 068. 75

The cost in Treasury notes of silver purchased to September 1, 1893, is given in

answer to first question.

The amount of Treasury notes issued to September 8, 1893, was \$152,007,933, redeemed in standard silver dollars and retired \$1,517,574, leaving outstanding \$150,490,359. If all the bullion purchased under the act of July 14, 1890, to September 1, 1893, were coined; the number of silver dollars in excess of the Treasury notes now outstanding would be 60,318,741. In this statement no allowance whatever is made for wastage by the operative officers of the mints manufacturing the dollars.

Respectfully, yours,

R. E. PRESTON,
Acting Director of the Mint.

Hon. F. M. Cockrell, U. S. Senate.

[Senate Ex. Doc. No. 21, Fifty-third Congress, first session.]

Letter from the Secretary of the Treasury stating, in reply to Senate resolution of September 26, 1893, the amount of silver bullion exported during the months of July and August, 1893.

TREASURY DEPARTMENT,
OFFICE OF THE SECRETARY,
Washington, D. C., October, 2, 1893.

SIR: I have the honor to acknowledge the receipt of the following resolution adopted by the Senate September 26, 1893:

"Resolved, That the Secretary of the Treasury be, and he hereby is, directed to inform the Senate what amount of silver bullion was experted during the months of July and August, 1893, together with the dates and amounts of such experts."

In reply I have the honor to state that the exports of silver bullion were as follows:

	Fine ounces.		Fine ounces.
1893. July 3. 5. 7. 11. 12. 17. 18. 19. 20. 21. 24. 25. 26. 27. 28.	645, 659 372, 009 401, 447 760, 100 350, 237 493, 472 70, 800 489, 538 216, 789 107, 586 382, 418 50, 517 89, 641 287, 089	1893. Aug. 1	145, 532 52, 422 308, 370 256, 999 162, 462 64, 511 188, 325 63, 555 35, 157 175, 911 347, 357 116, 165 220, 980 138, 777 419, 396
29	40, 893 301, 926	30	86, 957
Total New York San Francisco (no dates)	5, 383, 146 287, 261	San Francisco (no dates) Niagara (no dates)	2, 782, 894 328, 459 6, 094
Total	5, 670, 407	Total	3, 117, 44

Very respectfully,

The President of the Senate.

J. G. CARLISLE, Secretary.



[House Ex. Doc. No. 11, Fifty-third Congress, first session.]

Letter from the Secretary of the Treasury transmitting, pursuant to House resolution dated September 37, 1893, information as to why silver bullion was not purchased in the months of July and August.

> TREASURY DEPARTMENT, OFFICE OF THE SECRETARY, Washington, D. C., October 4, 1893.

SIR: I have the honor to acknowledge the receipt of the following resolution,

passed by the House of Representatives on September 27, 1893:

"Resolved, That the Secretary of the Treasury be requested to inform the House why silver bullion was not purchased in the months of July and August, 1893, to the full amount provided in the act of July 14, 1890."

I respectively submit the following reply

On August 13, 1890, the date the act of July 14, 1890, went into effect, the equivalent of the London price for silver 1,000 fine in United States money was \$1.1254. The amount of silver offered the Department on this date was 882,000 ounces, at prices ranging from \$1.13 to \$1.14 per ounce fine. Of this amount 310,000 ounces

were accepted at \$1.13.

On the 15th of August the London price was \$1.142; the New York price, \$1.14‡. The amount offered the Government was 704,770 fine ounces, at prices ranging from \$1.14 to \$1.1525. The Government purchased 417,770 ounces, at prices ranging from

\$1.14 to \$1.1495.

On August 18 the New York price was \$1.19 to \$1.19\frac{1}{2}. The amount offered the Department was 590,000 fine ounces, at from \$1.16 to \$1.20 per ounce. Of this amount 540,000 ounces were purchased at prices ranging from \$1.16 to \$1.19\frac{1}{2}. On the 20th of August the price ranged in New York from \$1.20\frac{1}{2} to \$1.20\frac{1}{2}, while the London price was \$1.1850. The amount offered on this date was 1,364,000 ounces,

of which there were accepted 516,000 ounces at prices ranging from \$1.1945 to \$1.201.

On the 22d the London rate was \$1.1876, and the New York price \$1.19. The

amount offered was 1,520,000 ounces, of which 425,000 ounces were purchased at from \$1.193 to \$1.195

On August 25 the London price was \$1,182, and the New York price \$1.1975. The amounts offered the Department aggregated 1,020,000 ounces, of which it purchased 450,000 ounces at from \$1.1950 to \$1.194.

On August 27 the London rate was \$1.1767, the New York price, \$1.18‡ to \$1.19‡. The Department was offered 1,946,000 ounces, of which it purchased 613,000 ounces at \$1.19 to \$1.191.

The London price on the 29th of August was \$1.192; the New York price, \$1.191 to The Department was offered amounts aggregating 1,453,000 ounces, of which

thurchased 358,000 ounces, at \$1.1949 to \$1.194.

The prices quoted in New York on September 5, 1890, were over a half cent less than the London rate. The offers made the Department ranged from \$1,172 to \$1.191.

Two small lots were purchased at from \$1.172 to \$1.17#.

The practice of accepting the lowest price as fixed by the bidders, and which were almost without exception in excess of the prices quoted by the daily press, continued until June 12, 1893, when the system of making counter bids, in cases where the prices asked by bidders were regarded as more than the market price, was inaugu-

The Department completed the purchase of 4,500,000 ounces for the month of June on the 21st day of that month, and announced that no further purchases would be made until July. After this announcement it appears that dealers in silver bullion

in New York commenced to sell very freely in London for future delivery

As is well known, on June 26 the legislative councils of India enacted a bill closing their mints against the free coinage of silver. Upon this action becoming known there was great pressure to sell silver, and the market became completely disorganized, the price in London declining from 37 to 301 pence, and in New York from 84

to 62 cents per ounce.

On the 1st of July the price commenced to advance on speculative buying on American account, until on the 5th the price in London was equivalent to 75.94 cents, while certificates for silver deposited with the Mcrcantile Trust Company of New York were quoted at 75 cents per ounce. Offers aggregating 520,000 ounces, at prices ranging from 75.45 to 78 cents were made the Department on this day, but owing to the unsettled condition of the market and the belief that the price had been bid up for speculative purposes in anticipation of the resumption of purchases by the Department, it was difficult to fix a price, and all offers were declined and no counter bids made.

On July 7 the offers of silver aggregated 1,178,000 ounces at prices ranging from 72 to 76 cents. The equivalent of the London price was 74.48 cents. The quotation for bullion certificates in New York was 72% cents. An offer of 100,000 ounces at 72 cents was accepted, and the same rate tendered for the remaining 1,078,000, the offer of the Department being accepted for 488,000 ounces.

On August 23, 1893, the London rate was equivalent to 76,35 cents per ounce fine, and the New York rate as quoted ranged from 761 to 764 cents. The offers this day aggregated 636,000 ounces, at from 76 to 764 cents per ounce, all of which were declined, and 751 cents tendered, which rate was accepted by bidders for 416,000

It is difficult to fix the market price of silver, especially as the prices vary constantly from day to day, and, in fact, almost hourly, and when the sellers or dealers themselves differ so widely in the rates at which they offer silver to the Government.

In view of these facts it seems eminently proper that, as the Government of the United States is the largest purchaser of silver in the world, the Secretary of the Treasury, after an examination of the offers and quotations of each day, should determine what in his judgment is a fair market price, especially as the act of July 14, 1890, expressly provides for the purchase of "4,500,000 ounces, or so much thereof as may be offered in each month at the market price thereof." It is evident that there are but two courses open to the Secretary of the Treasury under this statute. He must purchase 4,500,000 ounces of silver each mouth at whatever prices may be asked by the dealers, no matter how unreasonable or extortionate they may be, or he must employ such means as are at his command to ascertain what the actual market price is, and make, or offer to make, the purchase at that rate; and it is simply because the dealers were not willing to accept what was considered a fair market price that 4,500,000 ounces were not purchased during the months of July and August. There is no valid reason why the Government should pay for silver bullion higher prices than are paid by individuals, or why one refiner or dealer should receive a price for his silver greater than that paid to another on the same day and in the same market.

The silver bullion which the Secretary of the Treasury is directed to purchase is not graded or divided into classes like other commodities, such as wheat, cotton, pork, etc., but must be purchased and paid for at 1 degree of fineness, namely, 1,000 fine, or, in other words, pure silver; and, therefore, there can be no reason why it should be offered or purchased at different prices at the same time. In purchasing all other commodities and supplies the Government endeavors to purchase at the market rate, and, believing that there was no reason why this rule should not govern the Secretary of the Treasury in making purchases of silver, the practice of making counter offers when the prices asked were regarded as in excess of the market rate was adopted on the 12th day of June last, and has continued ever since that date. With two exceptions only the Department has been able to purchase more or less silver on its counter offers every purchasing day, thus establishing the fact that the rate fixed by the Department was a fair market rate. In order to fix a market price

to be paid for silver the governing market of the world must be consulted.

As the world's supply of and demand for silver meet in London it is necessary to take the prevailing price there into consideration; and as that market obtains by far the greater part of its silver from the United States, Mexico, and South America, it follows that the Treasury Department should be able to purchase silver here at a lower price than that of the London market, the cost of placing silver in that market

being between three-tenths and four-tenths of a cent per ounce.

What is the market price of a given article at the time of the negotiations between the buyer and the seller is always a question of more or less difference of opinion between them, and it is a question which neither of them alone can settle. It can be adjusted only by mutual agreement, and the effort of the Government since June 12 last has been simply to ascertain the fair market price of silver bullion on each day it was offered for sale and, when ascertained, to make its purchases at that price.

Respectfully yours,

J. G. CARLISLE, Secretary.

Hon. CHARLES F. CRISP, Speaker of the House of Representatives. Senate Ex. Doc. No. 26, Fifty-third Congress, first session.

Letter from the Secretary of the Treasury, transmitting, in response to Senate resolution of September 28, 1893, statement of the annual interest on Government bonds on which interest has been anticipated by the Treasury Department.

TREASURY DEPARTMENT, October 9, 1893.

The PRESIDENT OF THE SENATE:

I have the honor to acknowledge the receipt of the following resolution adopted

by the Senate on the 28th ultimo, viz:
"Resolved, That the Secretary of the Treasury be, and he is hereby, directed to inform the Senate when, in what amount, and under what circumstances the Treasury Department has anticipated the payment of the annual interest on Government bonds since the 1st of July, 1880."

In response thereto I have the nonor to inclose herewith a statement, giving in

detail and by fiscal years the payments of interest on the public debt before maturity since June 30, 1880.

The authority for advance payments of interest is contained in the following extract

of the act of March 17, 1864 (section 3699, R.S.), viz:

"The Secretary of the Treasury may anticipate the payment of interest on the public debt by a period not exceeding one year, from time to time, either with or without a rebate of interest upon the coupons, as to him may seem expedient.

An order issued by the Department under this act that coupons would be paid on presentation sixty days before maturity, upon a rebate of interest, at the rate of 6 per cent per annum, is still unrevoked, but has rarely been taken advantage of since

1880, the total amount of coupons presented under the order not exceeding \$1,000.

On two occasions, November 10, 1886, and August 3, 1887, the Department offered to prepay interest with a rebate of less than 6 per cent for periods from one to five months, and the sum realized from this source and covered into the Treasury amounted to \$9,763.44.

With these exceptions, the disbursements noted in the statement were made with-

out deduction or expense to the holders of the bonds.

In reviewing the circumstances under which interest has been prepaid, it is assumed that the scope of the inquiry will be covered by considering only payments in advance for periods exceeding six or seven days.

When interest was anticipated even for so short a period, it is proper to say that the conditions of the Treasury, and of the business of the country, were such as to

make the exercise of the power advisable, if not imperative.

In furtherance of the plan matured and put into operation by the Secretary of Treasury in the spring of 1881, to reduce the 5 and 6 per cent loans to a loan payable at the option of the Government and bearing interest at 34 per cent per anum, the Department gave notice on April 11, 1881, that on 6 per cent bonds of the loans of July and August, 1861, and of March 3, 1863, presented for continuance at the lower rate on or before May 10, 1881, the interest to July 1, 1881, would be prepaid Under this offer there was paid during the months of April, May, and June \$5,258,613 for interest payable July 1, 1881, on \$175,287,100 6 per cent bonds. For like reasons and as an inducement to holders of the 5 per cent bonds to accept in lieu of their payment on August 12, 1881, bonds bearing interest at 31 per cent per annum, the Treasury offered on May 12, 1881, to prepay on receipt of the 5 per cents surrendered for continuance on or before the 1st day of July, 1881, the interest to August 12, 1881.

The sum so expended prior to August 12, 1881, for interest due then on \$401,504,900 5 per cent bonds, amounted to \$1,542,231.27, and to effect the prompt presentation of called bonds of that class maturing October 1, 1881, holders were offered on August 22, 1881, payment of principal with interest to October 1, 1881, resulting in an expenditure of \$366,055.94 for advance interest on \$17,541,250 bonds.

With a constantly growing surplus in the Treasury over the ordinary expenses of the Government, and with the usual demand for money in the fall, the Department, to afford relief, on September 24, 1881, not only called in for payment on December 24, 1881, \$20,000,000 in bonds, but on the same day announced its readiness to redeem, weekly during October, \$2,000,000 in 34 per cent bonds, called or uncalled, with interest to date of redemption. Under like conditions holders of this class of bonds maturing on November 1, 1883, under call of July 26, 1883, were notified on August 15, 1883, that, commencing with August 22, \$5,000,000 would be accepted weekly for redemption, and interest allowed to date of maturity of call. The amount prepaid during August, September, and October, 1883, for interest on the bonds presented, was \$220,969.62.

Again, towards the close of 1886, the commercial and financial situation called for prompt action.

Though prompt and beneficial employment had been found for the proceeds of surplus taxation in the retirement of over \$54,000,000 in 3 per cent bonds during the four months of July, August, September, and October, 1886, the cash balance in the Treasury, after payment of the current expenses and obligations of the Government, had been diminished only by about \$8,540,000, or from \$287,513,959 on July 1, 1886, to \$278,970,868 on November 1, 1886, a large portion of the proceeds of called bonds being left in the Treasury to redeem bank-note circulation, thus in a measure frustrating the efforts of the Department to reduce the cash accumulations through the medium of bond calls.

To meet the exigency and prevent serious embarassment, the Department on November 10, 1886, gave notice that the interest falling due December 1 and January 1 would be prepaid, and in this manner the sum of \$8,735,743.23 was returned to the channels of trade during November and December, 1886, with great benefit

to the country and without embarrassment to the Treasury.

The Financial Chronicle of November 13, 1886, made the following comments on

the "financial situation:"

"There is, however, such an inquiry from the interior for crop and other purposes as to keep the bank reserves from accumulating to any great extent, and until the outflow ceases or is counterbalanced by large supplies, there can be no important change. The payment by the Treasury without rebate of the December interest, amounting to \$2,812,500, and with a rebate of 3 per cent per annum on the January interest, aggregating \$9,528,400, will, with the other disbursements at this season of the year, distribute considerable money among individuals and corporations, and of course tend to relieve the pressure; but the surplus revenue is so large now (the debt reduction last month being \$13, 20', 619) that accumulations in the Treasury are rapid."

In May, 1887, the last of the bonds redeemable at the pleasure of the Government were called; there was no way of putting out again among the people the surplus, except by the purchase of bonds at a premium or by deposits in national-bank

depositories.

On account of the fact that there was no legislation upon the subject, except a provision in an annual appropriation act, which was construed by some to be temporary in its nature, the Secretary of the Treasury entertained doubts as to his authority to purchase bonds not required for the sinking fund, and, therefore, as a means of relieving the monetary stringency then existing, he gave notice on August 3, 1887, that the interest due on the public debt September 1, October 1, December 1, 1887, and January 1, 1888, would be prepaid on and after August 15, 1887; \$10, 682, 706. 40 was disbursed under this offer.

The circumstances under which prepayments of interest were deemed advisable during the fall of 1890 and extending up to September 2, 1891, are fully described by the Comptroller of the Currency in the Finance Report for 1891, p. 324: "Agricultural interests were in an unsatisfactory condition; overtrading and unhealthful expansion were everywhere apparent." Immense sums from the Atlantic and Middle States and from abroad had been invested in loans on city, suburban, and farm

property, and in manufacturing and industrial enterprises.

The failures of several banks in New York, simultaneously with the announcement that the house of Baring Brothers in London, known throughout the world for its conservatism and strength, had found itself inextricably entangled, brought about a situation which demanded prompt and liberal action by the Department.

The circulars published on July 19, August 19, 21, 30, September 6 and 13, and December 6, 1890, offering to purchase 4 and 4\frac{1}{2} per cent bonds, and inviting the surrender for redemption of 4\frac{1}{2} per cent bonds with prepayment of interest to May 31, 1891, and August 31, 1891, had for their object the relief of the severe monetary strin-

The operations of the Treasury, rendered imperative not only by the financial and commercial interests of the country but by the largely increased revenues due to pending changes in tariff legislation and to the act of July 14, 1890, which added to the available cash balance over \$54,000,000, resulted in the release of over \$100,000,000, of which \$18,403,307.77 represented interest paid before maturity

The prepayment from July 14 to September 1, 1891, of \$260,505.51, for interest due September 2, 1891, was offered as an inducement to holders of 41 per cent bonds to

accept, in lieu of payment, bonds at the rate of 2 per cent per annum.

During the recent monetary stringency and general depression of business it was deemed advisable to anticipate the interest due July 1 and September 1, 1893, and \$4,981,845.90 and \$21,820.25 were disbursed a few days in advance of date of maturity.

Respectfully, yours,

J. G. CARLISLE, Secretary.

S. Rep. 235——21

Statement of INTEREST prepaid on the PUBLIC DEBT from July 1, 1890, to October 1, 1893.

When due.	Title of loan.	Ąm	ount.	When prepaid.
Apr. 1, 1881 May 1, 1881 May 21, 1881	4 per cent consols of 1907 5 per cent funded loan of 1881do		\$3, 039, 250. 00 24, 561. 01 28, 136. 06	From Mar. 26 to 31, 1881. April, 1881. From May 1 to 20, 1881.
July 1, 1881	Loans of July and August, 1861, and of March 8, 1863.	\$235 , 555. 50	8, 091, 947. 07	From Apr. 27 to 30, 1881.
Do Do	do	8, 219, 968. 00 1, 803, 094. 50	F 050 010 00	May, 1881. June, 1881.
Aug. 12, 1881 Do Do	5 per cent funded los n of 1881	3, 194, 916. 17 2, 213, 334. 01 138, 981. 09	5, 258, 613. 00 5, 542, 231. 27	June, 1881. July, 1881. From Aug. 1 to 11, 1881.
Oct. 1, 1881 Do	5 per cent funded loan of 1881	152, 477, 39 218, 578, 55	866, 065. 94	From Aug. 22 to 31, 1881. September, 1881.
	Total, 1882		11, 166, 900. 21	
Apr. 1, 1883 Nov. 1, 1883	4 per cent consols of 1907 Funded loan of 1881, con-	77, 172. 21	3, 980, 726. 00	From Mar. 26 to 31, 1883. From Aug. 15 to 31, 1883.
Do Do	Linued at 3½ per centdodo	107, 288, 29 36, 509, 12	220, 969. 62	September, 1883. October, 1883.
Dec. 1, 1886	41 per cent funded loan of 1891.		1, 931, 782. 73	Frem Nov. 11 to 30, 1886.
Jan. 1, 1887 Do Do	4 per cent consols of 1907doBonds issued in aid of Pacific railway companies.	879, 936. 50 4, 319, 324. 00 1, 604, 700. 00		From Dec. 1 to 31, 1886. From Dec. 16 to 31, 1886. From Dec. 21 to 31, 1886.
	Total, 1887		6, 803, 960. 50 8, 735, 743. 23	
July 1, 1887 Do	4 per cent consols of 1907 Bondaissued in aid of Pacific railway companies.	3, 865, 251. 50 1, 356, 159. 60		From June 25 to 30, 1887.
Sept. 1, 1887	44 per cent funded loan of		5, 221, 411, 10 222, 935, 00	From Aug. 15 to 81, 1887.
Oct. 1, 1887 Do Dec. 1, 1887	4 per cent consols of 1907do	807, 206. 50 4, 309, 268. 00	5, 116, 474. 50 252, 711. 00	From Aug. 15 to Sept. 24, 1887 From Sept. 26 to 30, 1887. From Aug. 15 to Nov. 30, 1887
Jan. 1, 1888	41 per cent funded loan of 1891. 4 per cent consols of 1907	723, 786. 50		From Aug. 15 to Nov. 23, 1887 From Dec. 28 to 81, 1887.
Do Do	Bonds issued in aid of Pacific railway companies.	8, 308, 079. 00 53, 400. 00		From Aug. 15 to 81, 1887.
Do Do	do	76, 800. 00 928, 520. 40	5, 090, 585. 90	September, 1887. From Dec. 28 to 31, 1887.
	Total, 1888		15, 904, 117. 50	
Sept. 1, 1890 Oct. 1, 1890	41 per cent funded loan of 1891. 4 per cent consols of 1907	2, 959, 726. 00	141, 819. 16	From Aug. 25 to 81, 1890. From Sept. 10 to 90, 1890.
Do	do	1, 085, 847. 00	4, 045, 573. 00	From Sept. 18 to 30, 1890.
Dec. 1, 1890 Do	43 per cent funded loan of 1891.	5, 604. 37 373, 45 9. 08		From Aug. 20 to 31, 1890. September, 1890.
Do Do	do	64, 673. 44 31, 379. 06	475, 138. 95	October, 1890. November, 1890.
Jan. 1, 1891 Do	4 per cent consols of 1907 Bonds issued in aid of Pa- cific railway companies.	2, 991, 696. 00 1, 530, 050. 40		From Sept. 10 to Oct. 10, 1890 Do.
Mar. 1, 1891	44 per cent funded loan of 1891.	5, 604. 37	4, 521, 736. 40	From Aug. 20 to 31, 1890.
Do Do	do	373, 459, 08 64, 673, 44 31, 397, 06		September, 1800. October, 1800. November, 1890.

Statement of INTEREST prepaid on the PUBLIC DEBT, etc.-Continued.

tiper cent funded loan of 1891do			When prepaid.
dø	\$22, 628, 81		December, 1890.
4.	19, 009, 69		January, 1891.
QO	18, 556. 25		February, 1891.
		\$535, 328, 70	y ,
4 per cent consols of 1907 43 per cent funded loan of 1891.	5, 604. 38	2, 989, 915. 00	From Sept. 10 to Oct. 10, 1890 From Aug. 20 to 31, 1890.
do	373, 459, 08	l	September, 1890,
do	64, 673, 44		October, 1890.
do	31, 397. 06		November, 1890,
do	22, 628. 81		December, 1890.
do			January, 1891.
_. . do			February, 1891.
do			March, 1891.
		· · · · · · · ·	April, 1891.
0.00	2, 781. 50	E00 000 07	May, 1891.
		590, 220. 21	
Total, 1891		13, 299, 726. 50	
4 per cent consols of 1907	2.988.915.00	1	From Sept. 10 to Oct. 10, 1890
			Do.
	2,000,000.20		
omo raz naj companios.		4, 518, 965, 40	
the per cent funded loan of 1891.	373, 459. 08		September, 1890.
do	64, 673, 44		October, 1890.
do	81, 397. 06		November, 1890.
do			December, 1890.
do			January, 1891.
do			February, 1891.
do			March, 1891.
· · · · · · · · · · · · · · · · · · ·			April, 1891.
	2, 781. 50		May, 1891.
do	93, 978, 27		From July 14 to 31, 1891.
do	166, 527, 24		From Aug. 1 to Sept. 1, 1891
		260, 505, 51	
Total, 1892		5, 364, 086. 80	
			be a secon
per cent consols of 1907			From June 26 to 30, 1893.
	1, 025, 710. 40		Do.
cine ranway companies.	l	4 091 945 00	
Funded loan of 1891, con-		21, 820. 35	From Aug. 24 to 31, 1893.
		22,020.00	110m 11mg. 21 to 01, 1000.
tinued at 2 per cent.	ı	5, 003, 666. 15	
	do	do 373, 459, 08do 46, 673, 44do 21, 397, 06do 22, 628, 81do 18, 556, 25do 29, 783, 25do 29, 783, 25do 20, 783, 25do 30, 783, 459, 08do 30, 783, 459, 08do 30, 783, 459, 08do 40, 783, 44do 40, 783, 44do 40, 783, 44do 40, 783, 45do 91, 585, 25do 92, 783, 25do 93, 978, 27do 93, 978, 27do 93, 978, 27do 93, 978, 27do 33, 358, 135, 50do 93, 978, 27do 33, 358, 135, 50do 93, 978, 27do 190, 909do 33, 978, 27do 33, 358, 135, 50do 93, 978, 27do 190, 909do 33, 978, 27do 190, 909do 33, 978, 27do 33, 358, 135, 50do 93, 978, 27do 190, 909do 190	do

[Senate Ex. Doc. No. 27, Fifty-third Congress, first session.]

Letter from the Secretary of the Treasury, in reply to Senate resolution of October 10, inquiring if the Government has borrowed any money since March 5, 1885.

> TREASURY DEPARTMENT. Office OF THE SECRETARY, Washington, D. C., October 11, 1893.

SIR: I have the honor to acknowledge receipt of the Senate resolution, dated the

10th instant, as follows:

"Resolved, That the Secretary of the Treasury be, and he is hereby, directed to inform the Senate whether the Government, at any time since the 5th day of March, 1885, to the present time, has borrowed any money; if so, the amount brorrowed, of whom, and when borrowed, and the character of the security given theefor, and to transmit all correspondence relating to the borrowing of such money."

In reply thereto I have to state that no money has been borrowed by the Govern-

ment of the United States since the 5th day of March, 1885.

Respectfully yours.

The PRESIDENT OF THE UNITED STATES SENATE.

W. E. CURTIS, Acting Secretary.

[Senate Ex. Doc. No. 28, Fifty-third Congress, first session.]

Letter from the Secretary of the Treasury, in reply to a resolution of the Senate of October 2, 1893, calling for a statement giving the aggregate amount of silver bullion purchased during September, 1893, together with the cost thereof, the amount, the date, and price of each purchase, etc.

> TREASURY DEPARTMENT, OFFICE OF THE SECRETARY, Washington, D. C., October 14, 1893.

Sir: I have the honor to acknowledge the receipt of the following resolution

adopted by the Senate October 2, 1893:

"Resolved, That the Secretary of the Treasury be, andhe hereby is, directed to furnessures, lines the secretary of the Treasury be, andhe hereby is, directed to furnish the Senate with a statement giving the aggregare amount of silver bullion purchased under the act of July 14, 1890, during the month of September, 1893, together with the cost thereof, the amount, date, and price of each purchase, and the name of the vendor. Also the aggregate amount of silver bullion offered for sale during the said month, the amount, date, and price of each offer, and the name of the person making such offer."

In reply I transmit statement prepared by the Bureau of the Mint, giving in

detail the information called for.

The delay in furnishing this information more promptly was occasioned by the fact that returns of local purchases at the mint at Sau Francisco were only received to-day.
Respectfully yours,

J. G. CARLISLE. Scoretary.

The PRESIDENT OF THE SENATE.

Statement of the amount of SILVER BULLION offered to the Government during the month of September, 1899, and purchased under act of July :4, 1890.

į		Amount	Price at	Action.			Amount pur.	Price	Amount de-	Cost of
Lage.	Бу члош опетед.	offered.	per fine ounce.	Department.	Bidder.	Of whom purchased.	chased.	fine. ounce.	ilvered on contract.	smount de- livered.
1893.	Zimmermann & Forshay	Ounces. 100.000	BO. 7450	Declined and \$0,7350			Ounces.		Ounces.	
		90,00	7400	tendered.	Accepted	Clark, Dodge & Co	50,000	\$0.7350	50, 459 ·82	\$37, 087. 9 6
	Boston & Colorado S. Co	6,00 00 00 00	7400	do	Accepted	Boston & Colorado S.	40,000	. 7350	40, 502 90	29, 769, 63
-	Selby Smelting & Lead Co.	30,000	. 7400	do	фо	Selby Smelting	30,000	. 7350	29, 617 -78	21, 766. 07
MMF	J. & W. Seligman & Co	18.000 50,000	. 7425		op	J. & W. Seligman & Co. M. Guggenheim Sons	18,000	. 7350	18, 214 -75	13, 387. 84 36, 662, 29
	Boston & Colorado S. Co	50,000	7400	op.	115.000 ounces.	Boston & Colorado S.	115, 000	. 7350	49,623.28	36, 473. 11
44	Handy & Harman	50,000	7400		op	Co. Handy & Harman M. Guggenheim Sons .	50,000 50,000	. 7350	49, 394 ·02 50, 359 ·13	36, 304, 60 37, 013, 96
4 4	Selby Smelting & Lead Co. St. Louis S. & R. Co	20,000	. 7450	nd \$0.7350	Accepted	Selby Smelting & Lead Co. St. Lonis S. & R. Co	96 98 96 98	. 7350	49,923.69	18, 354. 76 36, 693. 92
66		50, 000 35, 000	7475	tendered. do do Accepted	Accepted	Selby Smelting &	35, 000	. 7350	34, 701 :36	25, 505. 50
60	Clark, Dodge & Co	50,000	7400	do		Lead Co.				
•	tional Bank. Zimmermann & Forshay	25,000	. 7600	Declined and \$0.7450					_	
∞	Boston & Colorado S. Co	40,000	. 7500	vengered.	Accepted	Boston & Colorado S.	40,000	. 7450	40, 450 -65	30, 135. 73
881	Handy & Harman Selby Smelting & Lead Co. Nesslage, Colgate & Co	25, 900 25, 900 25, 900	7510	nd \$0.7540						
##	Handy & Harman Zimmermann & Forebay.	50,000	7600	tendered. do	Accepted	Zimmermann & For-	60,000	. 7540	48, 591 -77	36, 638. 19
==	Clark. Dodge & Co American Exchange Na- tional Bank.	100,000	. 7540	A ccepted	ф	Clark, Dodge & Co American Exchange National Bank,	11,000	. 7540	99, 478 ·27 11, 158 ·60	75, 006. 62 8, 413. 59

Natement of the amount of SILVER BULLION offered to the Government during the month of September, 1893, etc.—Continued.

Cost of	amount de- livered.	\$30, 265. 58	25, 904, 87	111, 974, 05 73, 956, 98 18, 707, 53	41, 367. 58	30, 011. 08			37, 874. 50	22, 516. 39	44, 782, 40	37, 281.89	11, 580.29	23, 882, 88 23, 586, 88	50, 252.98	74, 089. 87	26, 584, 57
Amount de-	ivered on contract.	Ounces. 40, 139-96	34, 771 -64	150, 300 ·74 99, 271 ·12 25, 110 ·78	+55, 526 -95	40,418-89		000	75. 828 '00	30, 223 34, 233 34, 24, 24, 24, 24, 24, 24, 24, 24, 24, 2	60, 110 61	17- 978-71	15, 544 -01	\$1,818.57 \$6,522.74	80, 071 -52	100, 121 -46 100, 080 -81	86, 804.13
Price	fine ounce.	\$0.7540	. 7450	7450	. 7450	.7426			.496	.7450	7450	7450	. 7450	7450	.7400	7400	3237.
Amount nur-	chased.	Ounous. 40, 000	36,000	150, 000 100, 000 25, 000	100,000	40,600		900	90,00	80,000	60,000	20,000	15,000	8,8 9,9 9,0 9,0 9,0	80,000	100,000	85, 000
	Of whom purchased.	Boston and Colorado	W. Loades & Co	Handy & Harman Clark, Dodge & Co Nesslage, Colgate &	Zimmermann & For-	Boston and Colorado			Selby Smelting and Lead Co.	Boston and Colorado S. Co.	Hoskier, Wood & Co	Nat. Bank. Handy & Harman	Nesslage, Colgate &	J. & W. Seligman & Co. Boston and Colorado	S. Co. Hoskier, Wood & Co	Clark, Dodge & Co Handy & Harman	Accepted Thanhauser & Co.
	Bidder.	Accepted	ор	do Accepted for	Accepted	до			Accepted	op	Accepted	Accepted for	Accepted for	Accepted	Accepted for	Accepted	Accepted
Action	Department.	Declined and #0.7540	Declined and \$0.7450	rendered. dodo	ор	Declined and \$0.7425	op	d0	Declined and \$0.7450 tendered.	ор	do	do	фо	Accepted	Declined and \$0.74	do do Declined and #0.7425	condered.
Price at	offered per fine ounce.	\$0. 7575	. 7500	. 7475	. 7500	. 7450	7475	.7450	906.	. 7500	7475	.7500	. 74875	7400	.7450	. 7450 . 7450 . 7450	7475
Amount	offered.	Ounces. 40, 000	35,000	150, 000 100, 000 50, 000	100,000	40,000	000 000 000 000 000 000 000 000 000 00	9		90,000	9 9 9 9 9 9 9 9 9 9 9	100,000	20,000	80,000 80,000	100,000	20,000 100,000 100,000	100, 000 100, 000 85, 000
	By whom offered.	Boston and Colorado S. Co.	W. Loaiza & Co	Handy & Harman Clark, Dodge & Co Nesslage, Colgate & Co	Zimmermann & Forshay	Boston and Colorado S. Co.	::	American Exchange Na- tional Bank.		Boston and Colorado S. Co.	Clark, Dodge & Co Hoskier, Wood & Co A merican Exchange Not		Nesslage, Colgate & Co	J. & W. Seligman & Co Boston and Colorado S. Co.	Hoskier Wood & Co	Handy & Harman Clark, Dodge & Co Handy & Harman	Hoskier, Wood & Co Clark, Dodge & Co Thanhauser & Co
	Date.	1893. Sept. 11	13	13 23	13	15	12	2 8	3	ଛ	ននន	8	84	នុង	នុ	ន្ទន	នងង

88	W. Loairs & Co	30,000	7450	do do do do do do do do do do do do do d	do	Accepted do Boston and Colorado	31, 000	. 7425	30, 596 ·30	22, 717. 75 22, 798. 80
22	Handy & Harman	80,000	. 7480	Declined and \$0.7450	Accepted for	Handy & Harman	12,000	.7450	15, 443 .04	11, 505. 07
54	Cone. Kane. City S. and R.	20 , 000	. 7475	op	7	0	20,000	.7450	49, 793 -02	37, 095. 80
23	Compania Metal urgica	30, 000	. 7475	dodo	фо	0	30,000	.7450	30, 208 -27	22, 505, 16
22	American Exchang 3 Nat.	47,000	. 7500	do	do	A	47,000	.7450	47, 248 -30	35, 199, 98
44	Clark, Dodge & Co Hoskier, Wood & Co	100,000	. 7500	do	do Accepted for	Clark, Dodge & Co Hoskier, Wood & Co	100, 000	. 7450	100, 176 -62 40, 140 -90	74, 631. 59 29, 904. 97
8	Nesslage, Colgate & Co	20,000	.7475	ор	Accepted for	Neselage, Colgate &	25,000	.7450	25, 542 · 16	19, 028. 91
8	Zimmerman & Forshay	35,000		do	Zo, ovo oumoes.	ż				
នន	J. & W. Seligman & Co M. Guggenheim Sons	50,000		•	Accepted		42,000	7450	39, 749 -64	29, 613, 48
នន	Clark, Dodge & Co.	30,000 30,000		opo	do	Clark, Dodge & Co	100,000	7450	99, 339 -74	74, 005, 10
8	Hoskier, Wood & Co	75,000			Accepted for		60,000	. 7450	60, 592 -83	45, 141. 65
8	Handy & Harman	125,000	.7480	ор	& coepted	60,000 ounces. Aandy and Barman	125,000	.7450	125, 501 -68	93, 498. 74
	Total Local purchases at minta, in lots of less than 10,000 ounces, during month of September.	3, 991, 000 ints, 0,000 onth		000 "166"			2, 659, 600 111, 308 ·66		2, 617, 433 -08	1, 944, 510, 94 81, 899, 19
	Grand total						2, 770, 308 -66		2, 728, 741 -74	2, 026, 410. 13

Delivery not completed within five days and contract canceled.

[Senate Ex. Doc. No. 29, Fifty-third Congress, first session.]

Letter from the Secretary of the Treasurg, in response to Senate inquiry of the 9th instant relative to the redemption of silver certificates in gold, etc.

TREASURY DEPARTMENT, October 17, 1893.

The PRESIDENT OF THE SENATE:

I have the honor to acknowledge the receipt of the following resolution, adopted

by the Senate on the 9th instant, viz:

"Resolved, That the Secretary of the Treasury be, and he is hereby, directed to inform the Senate whether silver dollars or silver coin certificates have been redeemed by the Treasury Department or exchanged for gold or paper that is by law or prac-

In response thereto I have the honor to say that the law providing for the redemption or exchange of silver certificates, which requires that such certificates shall be redeemed or exchanged in kind or for standard silver dollars, has, so far as this Department has information, been strictly complied with by the Treasurer of the United States and the various subtreasury offices, and no gold coin has been given in return for such certificates or standard silver dollars. Conditions have, however, existed in the New York and San Francisco subtreasuries which required that payments, in redemption of silver certificates and standard silver dollars deposited with those offices, be made in moneys other than those specified by law for the purpose, but such cases have been infrequent, and the amounts paid for such redemptions or exchanges in United States paper, which by law or the practice of the Department is exchangeable for gold coin, have been comparatively insignificant.

In the early history of the standard silver dollar and silver certificate many of the latter were paid out at San Francisco in exchange for deposits of gold coin, but the amount cannot be given.

Under the provisions of Department circular dated September 18, 1880, gold coin was received at New York for which silver certificates were paid in exchange elsewhere, as the depositors requested, during the fiscal years from 1880 to 1885, in the following amounts:

1880 1881 1882 1883 1884 1885	15, 887, 000 11, 000, 000 19, 132, 000 20, 515, 000
Total	

Exchanges under the circular were discontinued in January, 1885. However, the Department made some exchanges in the transaction of daily business during the following years to the amount named:

1886	\$2 , 641, 000
1887	
1888	
1889	

For subsequent years the data are not complete, but from the best information obtainable it is believed the amount will not exceed \$2,000,000 per annum.

Standard silver dollars coined under the act of 1878 have been exchanged for gold or paper redeemable in gold from 1879 to the present time; but the amount of the various classes so received previous to 1887 can not be given. From 1887 to 1889 the amount was follows:

1887	\$9, 449, 603
1888	10, 448, 833
1889	9, 122, 854

For subsequent years the data are not complete, but the amounts will average about the same as that of the three years' named, which is \$9,673,763 per annum.

The following summary is therefore submitted as the most complete statement that can be furnished with respect to the amounts of gold coin and paper redeemable in gold received in exchange for silver certificates and standard silver dollars:

Fiscal year.	For silver certificates.	For stand- ard dollars.	Total.
1880 1881	\$18, 870, 000 15, 887, 000		\$13, 870, 000 15, 887, 000
1882 1883 1884	11, 000, 000 19, 132, 000 20, 515, 000		19, 132, 000
1885	575, 000 2, 641, 000		575, 000 2, 641, 000
1887	6, 266, 022 1, 564, 140 986, 680	\$9, 449, 603 10, 448, 833 9, 122, 854	15, 715, 625 12, 012, 973 10, 109, 534
1890 to 1893 (estimated)	92, 436, 842 8, 000, 000	29, 021, 290 38, 400, 000	121, 458, 132 46, 400, 000
Total	100, 436, 842	67, 421, 290	167, 858, 132

Respectfully yours.

J. G. CARLISLE, Secretary.

[Senate Ex. Doc. No. 30, Fifty-third Congress, first session.]

Letter from the Secretary of the Treasury, in response to Senate resolution of September 22, 1893, as to number of standard silver dollars coined under the act of February 28, 1878, and July 14, 1890, exported and imported, etc.

TREASURY DEPARTMENT, OFFICE OF THE SECRETARY, Washington, D. C., October 17, 1893.

SIR: I have the honor to acknowledge the receipt of the following resolution, passed by the Senate under date of September 22, 1893:

"Resolved, That the Secretary of the Treasury is hereby directed to report to the Senate as early as possible the following information as approximately accurate as practicable: The number of coined standard silver dollars of our own mintage under the laws of February 28, 1878, and July 14, 1890, exported and imported since February 28, 1878, the number of such dollars recoined in our mints, and the number consumed in the United States in industrial uses.

"And the amount of United States coined gold exported and imported since 1870,

and the amount of such coined gold recoined in our mints, and the amount of such

coined gold consumed in the United States in industrial uses.

"And whether the amount of excess, if any, of such exports over imports, and the amount of such recoinage, and the amount of such coined gold and silver consumed in industrial uses, have been taken into account and deducted from the total coinage in the estimates of such coins in existence in our country."

And respectfully reply, as follows:

(1) The number of silver dollars coined under the acts of February 28, 1878, and July 14, 1890, exported and imported since February 28, 1878, is not known, as returns of domestic coin exported or imported are not entered at the custom-houses by denominations. The number of silver dollars coined under the acts of February 28, 1878, and July 14, 1890, deposited at the mints for recoinage has been 132,018.

No estimate has been made of the standard silver dollars coined under the acts

referred to used in the industrial arts in the United States, but it is believed that the number is very small, as so much more bullion could be purchased by the dollar than it contains. Bullion would, therefore, be purchased and used in lieu of the

coin wherever it was practicable to obtain the same.

(2) The amount of United States gold coin exported from January 1, 1870, to October 1, 1893, was \$571,881,770. The amount of United States gold coin imported from January 1, 1878, to October 1, 1893, was \$126,943,885. Prior to January 1, 1878, the imports of United States gold coin were not separated in the custom-house returns from foreign gold coin.

The amount of United States gold coin consumed in the industrial arts from 1870 to 1892, inclusive, as estimated by the Bureau of the Mint, has been \$82,375,000.

(3) In estimating the amount of silver dollars coined since February 28, 1878, in the country no deductions have been made either for exports or for use in the industrial arts in the United States are appropriated and the states of trial arts in the United States, nor any allowance for recoinage, as it has heretofore been believed that the number of silver dollars coined in 1873 and prior years in circulation exceeded the amount of silver dollars coined since 1878, exported, recoined, and used in the industrial arts.

In estimating the stock of gold coin in the country, the amount exported and recoined, as well as the amount estimated as used in the industrial arts in the United States, is deducted from the last estimate, while the amount imported and coined is added.

The starting point of the estimate of the present stock of coin in the United States was, July 1, 1873, as estimated by Dr. Henry R. Linderman, then Director of the Mint. At that period there was no gold coin in active circulation in the United States except on the Pacific coast, and the estimate comprised only the metallic stock in the Treasury and in the national banks, with an estimate of twenty millions as the minimum of gold coin in use on the Pacific coast. Since, the estimates have from year to year been arrived at by adding to the stock of gold coin at that date the annual coinage and imports less the amount of United States coin withdrawn for recoinage, exported, and the amount estimated to have been used in the industrial arts and then adding the imports and coinage.

Respectfully yours,

J. G. CARLISLE, Secretary.

The PRESIDENT OF THE SENATE.

[Senate Ex. Doc. No. 32, Fifty third Congress, first session.]

Letter from the Secretary of the Treasury, transmitting a statement of the Acting Director of the Mint in relation to an appropriation of \$15,000 for freight on bullion and coin between mints and assay offices for the current fiscal year.

TREASURY DEPARTMENT, October 28, 1893.

SIR: I have the honor to transmit herewith, for the consideration of Congress, copy of a communication from the Acting Director of the Mint, of this date, in relation to the necessity for an additional appropriation of \$15,000, for freight on bullion and coin between mints and assay offices for the current fiscal year, which it is desired shall be provided for in the urgent deficiency bill now pending.

Respectfully, yours,

J. G. CARLISLE, Secretary.

The PRESIDENT OF THE SENATE.

TREASURY DEPARTMENT, BUREAU OF THE MINT, Washington, D. C., October 28, 1893.

SIR: Owing to the necessity of transporting a large amount of gold bullion from the assay office at New York to the mint at Philadelphia for coinage, and the transportation of gold and silver bullion from the mint at Carson City to the mint at San Francisco for coinage, as well as the increased deposits of gold bullion at the minor assay offices, it will be necessary to obtain an appropriation to supply a deficiency in the appropriation for "freight on bullion and coin between mints and assay offices" for the current fiscal year.

For several years past no gold bullion has been transferred from the New York assay office to the Philadelphia mint, and the appropriation heretofore made by Congress for "freight on bullion and coin between mints and assay offices" has been sufficient until the past year to cover the expenses of transportation.

The appropriation for the current year is only \$9,000, while there has already been expended from this sum, up to October 1, \$5,508.31, leaving only \$3,491.69 unexpended to meet the requirements for the balance of the fiscal year.

By the suspension of coinage operations at Carson City it will be necessary to transport both the gold and silver bullion from that institution to the mint at San Francisco for coinage. In this connection I would say that the expenses of transporting this bullion from Carson City to San Francisco will be much less than it would cost to coin the same at Carson City.

I estimate that the bullion now on hand and deposited at the Carson City mint during the remainder of the year will aggregate about \$900,000 in gold and the ailver \$600,000. To transport these sums it will require \$2,250; to transport \$20,000,000 in gold bullion from New York, which it is believed it will be necessary to do, will require \$10,000; on account of the increased deposits at the minor assay offices, \$2,750, making a total of \$15,000.

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In view of these facts I have, therefore, to respectfully request that you will procure from Congress an appropriation of \$15,000 to supply the deficiency in the appropriation for "freight on bullion and coin between mints and assay offices" during the fiscal year ending June 30, 1894.

Respectfully, yours,

R. E. PRESTON,
Acting Director of the Mint.

Hon. J. G. CARLISLE, Secretary of the Treasury.

[Senate Report No. 50, Fifty-third Congress, first session.]

Mr. McPherson, from the Committee on Finance, to whom was referred the following resolution submitted by Mr. Peffer August 22, 1893:

"Resolved, That the Secretary of the Treasury be directed to inform the Senate—
"First. Whether, and in what respect, the national banks, or any of them, in the cities of Boston, New York, and Philadelphia are being now conducted in violation of law.

"Second. Whether said banks are paying depositors' checks promptly in lawful

money

"Third. Whether said banks, or any of them, are demanding rates of interest higher than those provided by law, for the loan of money or in discounting notes and bills."

reports that having submitted the matter to the Treasury Department for information, the correspondence with that Department is herewith appended for the information of the Senate.

TREASURY DEPARTMENT, September 30, 1893.

SIR: I have the honor to acknowledge the receipt of your communication of the 12th instant, inclosing Senate resolution, viz:

"That the Secretary of the Treasury be directed to inform the Senate-

"First. Whether, and in what respect, the national banks, or any of them, in the cities of Boston, New York, and Philadelphia are being now conducted in violation of law.

"Second. Whether said banks are paying depositors' checks promptly in lawful

money

"Third. Whether said banks, or any of them, are demanding rates of interest higher than those provided by law for the loan of money or in discounting notes and bills."

In compliance with said resolution, I inclose herewith a copy of a communication from the Comptroller of the Currency, of the 16th instant, containing the information desired.

Respectfully, yours,

J. G. CARLISLE, Secretary.

Hon. J. R. McPherson, Chairman Sub-Committee of Committee on Finance, U. S. Senate.

TREASURY DEPARTMENT, OFFICE OF THE COMPTROLLER OF THE CURRENCY, Washington, D. C., September 16, 1893.

Sir: I have the honor to acknowledge the receipt from you of a copy of the following Senate resolution, viz:

"Resolved, That the Secretary of the Treasury be directed to inform the Senate—
"First. Whether, and in what respect, the national banks, or any of them, in the cities of Boston, New York, and Philadelphia are being now conducted in violation of law.

"Second. Whether said banks are paying depositors' checks promptly in lawful

"Third. Whether said banks, or any of them, are demanding rates of interest higher than those provided by law, for the loan of money, or in discounting notes and bills."

In compliance with your request that I furnish you the information called for by said resolution. I have the honor to reply as follows on the three several queries con-

tained in said resolution:

First. For official information in regard to the manner in which the affairs of national banks are conducted, the Comptroller relies chiefly upon their sworn reports of condition, which, under the requirements of law, he calls for five times a year, and upon reports furnished him by the national bank examiners who make examinations by personal visits to the banks at such times as the Comptroller directs.

The last reports of condition made to the Comptroller by the banks in Boston, New York, and Philadelphia, for July 12, 1893, disclosed in some cases excessive loans, or deficiency in lawful money reserve, and the same statement applies to the reports made by examiners; the last-named reports being sent in to the Comptroller

at no fixed date, but only as examinations are made from time to time.

Second. The Comptroller has received no official information showing that national banks in Boston, New York, and Philadelphia are not paying depositors' checks in lawful money, and no complaint has been received by the Comptroller from any depositor in a national bank to this effect during the recent financial

stringency.

Third. The Comptroller has received no official information showing that the est higher than those provided by law for the loan of money or in discounting notes

and bills.

Respectfully, yours,

O. P. TUCKER. Deputy and Acting Comptroller.

Hon. J. G. CARLISLE, Secretary of the Treasury.

[Senate Report No. 51, Fifty-third Congress, first session.]

Mr. McPherson, from the Committee on Finance, submitted the following report upon Mis. Doc. 33, resolution by Mr. Stewart, as follows:

[Senate Mis. Doc. No. 33, Fifty-third Congress, first session.]

Mr. Stewart submitted the following resolution:

"Resolved, That the Secretary of the Treasury is directed to inform the Senate whether there is danger of a deficiency in the revenues of the Government during the current year, and if so, what is the probable amount of such deficiency and is any legislation necessary to supply such deficiency."

The resolution was referred to the Secretary of the Treasury, and his reply is

appended:

TREASURY DEPARTMENT. OFFICE OF THE SECRETARY, Washington, D.C., October 2, 1893.

SIR: I am in receipt of your communication of the 12th ultimo, inclosing copies of Senate resolutions of August 28 and 30, 1893, directing the Secretary of the Treasury to inform the Senate how the revenues since the commencement of the present fiscal year compare with the estimates of the Treasury Department and whether such revenues exceed or are less than such estimates, and the amount of such excess or deficiency as the case may be; and also whether there is danger of a deficiency in the revenues of the Government during the current year, and if so, what is the probable amount of such deficiency, and if any legislation is necessary to supply such deficiency.

In reply I have the honor to submit the inclosed statements relative to the estimates in question, containing comparisons of receipts and expenditures for certain periods indicated in the present and last fiscal years, which comprehend substantially the information sought to be obtained by the resolutions in question.

This answer has been delayed several days in order to be able to present the operations of the Treasury complete as to the subject covered for the first quarter of the present fiscal year.

Respectfully, yours,

J. G. CARLISLE, Secretary.

Hon. J. R. McPhrrson, Chairman Subcommittee, Committee on Finance, U. S. Senate.

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MEMORANDUM OF ESTIMATES AND OPERATIONS OF THE TREASURY FOR THE FISCAL YEAR 1894.

The estimated receipts of the public revenues, as submitted by this Department to the last Congress for the present fiscal year, less the estimated receipts of the postal revenues, amount to the gross sum of \$405,000,000; and the estimated expenditures for the same period in round numbers, excluding the estimated expenditures for the postal service, amount to the sum of \$373,000,000, showing an estimated excess for the year of receipts over expenditures, with the exception indicated, of \$32,000,000. As these estimates are made in gross for the entire year, and not by months or for any other particular time, it is not possible to determine their accuracy from the

operations of the Treasury for the present or prior months of the current fiscal year.

The above estimates of receipts for the current year divided by twelve would show an average monthly receipt of \$33,750,000; and the estimated expenditures divided in the same way would show an average monthly expenditure of a sum a

little in excess of \$31,000,000.

The actual receipts of the Treasury, however, for the months of July, August, and September amount to the sum of \$79,379,417.59; or a monthly average of \$26,459,-806.86, being an amount \$7,290,194.14 less than the monthly average estimated receipts for the entire year, and showing for the first quarter of the fiscal year a deficit of \$21,211,600.85 as compared with the first three months of the last fiscal year. Should the actual receipts for the remainder of the fiscal year continue at the same monthly rate they would amount at the end of the year to a sum \$87,482,329.78 less than the estimated receipts for the entire year.

The actual expenditures of the Treasury for the months of July, August, and September amount to \$98,459,127.25, being an average for each of the first three months of \$32,819,709.08, or say \$1,736,375.75 in excess of the average monthly estimates; and if the expenditures should continue at the same rate during the balance of the current year they would amount to the sum of \$393,836,508.96, or about \$20,836,508.96 in excess of the estimated expenditures for that period, and would show an excess of expenditures over the supposed actual receipts for the year estimated of say \$76,318,838.74.

As stated, the operations of the Treasury Department for the past three months are not indicative of the result of its operations for the remainder of the fiscal year because of the uncertainty surrounding the financial and commercial condition of

The receipts of the Treasury for the six months preceding the commencement of the present fiscal year were approximately at an average monthly rate of \$31,479,721.97; and if the same conditions had continued through the present fiscal year a deficiency would have been averted entirely, or at most it would have been very small, since the receipts at that rate would have increased the foregoing estimated receipts of the Treasury for the current year, as indicated by the first quarter's actual receipts, by the amount of more than \$60,238,000. But the financial disturbance of the country, expending its energy for the most part, it is hoped, in the beginning of the present fiscal year, has occasioned the falling off from the average monthly receipts of \$31,479,721.97, for the last half of the preceding fiscal year to the average of the monthly receipts of the first quarter of the present fiscal year of \$26,459,805.86—a decrease of an average of \$5,019,916.11 per month, or about \$60,238,993.32 for the year.

It will appear from a careful comparison of the receipts and expenditures for the last six months, April to September, inclusive, with the receipts and expenditures for the corresponding six months of 1892, that whatever deficiency may be apprehended is due to the falling off in the revenues of the Government, and not to any material increase in expenditures. The expenditures for the six months, April to material increase in expenditures. The expenditures for the six months, April to September, 1893, were \$190,684,269.57, and the receipts \$169,440,744.87; while for the same period 1892 the expenditures were \$185,681,491.92 and the receipts were \$185,749,258.91, being an average monthly increase in the last six months in expenditures of only a little over \$833,000, or less than ten millions for the year.

It will also be seen by a comparison of the expenditures of the first quarter of the present fiscal year with those of the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to the same period of the last fiscal year that the difference is recovered to

ference is very small compared with the falling off in the revenues, being for the first quarter of the present year \$98,459,127.25, and for the corresponding period of the last fiscal year \$95,966,653.81, or an increase of only \$760,445 per month; while the receipts for the same period were the first quarter of the present fiscal year \$79,379,417.59, and for the first quarter last fiscal year \$99,591,018.44, or a falling off of over \$20,211,000 for the quarter, and over \$6,737,000 per month.

So much depends upon the financial and commercial condition of the country and the action of Congress in the meantime that no present satisfactory forecast can be made with sufficient definiteness to be the subject of an official opinion, at this time, as to the amount of any contemplated deficiency either in the estimates indicated or the actual public revenues. It is apparent, however, that should the present conditions continue for any considerable length of time deficiencies are likely to occur,

which should be either averted or met by appropriate legislation.

A simple calculation will show that with the small working balance now in the Treasury, and which has been decreasing in varied ratios for several years, should there be no improvement in the receipts of the revenues for the remaining three quarters of the present fiscal year and no legislative reduction of expenditures, there may be contemplated a deficit at the end of the year of \$50,000,000 in the revenues and over \$80,000,000 with reference to the estimates.

Comparative statements of the RECEIPTS and EXPENDITURES of the United States.

RECEIPTS.

Source.	Fiscal year en		Fiscal year e	
	Month of Sep-	Since July 1,	Month of Sep-	Since July 1,
	tember, 1893.	1893.	tember, 1892.	1892.
Customs Internal revenue Miscellaneous	\$12, 569, 776. 15	\$39, 398, 371, 62	\$17, 209, 947, 88	\$52, 686, 789, 43
	11, 469, 389. 66	36, 721, 484, 55	13, 735, 887, 81	42, 665, 465, 94
	548, 590. 29	3, 259, 561, 42	851, 792, 97	4, 288, 783, 07
Total	24, 582, 756. 10	79, 379, 417. 59	31, 797, 628. 66	99, 591, 018. 44

EXPENDITURES.

Civil and miscellaneous War Navy Indians Pensions Interest Promium	4, 804, 838, 86 2, 600, 476, 10 524, 364, 54 10, 786, 864, 53 197, 814, 12		\$7, 641, 351, 04 4, 363, 770, 46 2, 586, 788, 07 698, 998, 37 12, 654, 367, 18 247, 148, 17	\$26, 965, 601, 32 12, 167, 905, 29 6, 995, 245, 27 1, 945, 257, 57 40, 367, 574, 84 7, 625, 072, 42
Total	25, 478, 010. 17	98, 459, 127. 25	28, 192, 423. 24	[95, 966, 653. 81

NATIONAL BANK FUND.

Deposits during month	\$707.5	70.00
Redemptions during month	220, 4	38. 50

TREASURY DEPARTMENT, WARRANT DIVISION, October 2, 1898.

Statement of the PUBLIC DEBT and of the CASH in the Treasury of the United States for the month of September, 1893.

INTEREST.BEARING DERT.

Part of June	1	į	When			Outste	Outstanding Sept. 30, 1893.		Outstanding	Outstanding
TIME OF TORES.	Line of loan. Authorising sos.	Kave.	redeemable.	interest payable.	redeemable. Interest payable. Amount issued.	Registered. Coupon.	Conpon.	Total.	Mar. 1, 1898. Oet. 1, 1893.	Oet. 1, 1893.
Funded loan of 1891.	Funded loan July 14, 1870, and of 1891.	Continued at 2 per	Option, U.S	M.,J.,S., and D.	(4 per cent.) Continued at 2 per Continued D. (4 s) \$250,000,000.00 \$25,864,500.00	25, 864, 500. 00	•	\$25, 8 64 , 500. 00	\$25, 864, 500. 00\$25, 864, 500. 00\$25, 364, 500. 00	825, 3 64, 500. 00
Funded loan		cent. /	July 1, 1907	cent. July 1, 1907 J., A., J., and O.	740, 887, 500. 00 488, 251, 100. 00 \$71, 355, 050. 00 558, 606, 150. 00 556, 565, 900. 00 559, 606, 150. 60	188, 251, 100. 00	171, 355, 050.00	559, 606, 150. 00	559, 595, 900. 00	559, 606, 150. 60
Refunding	Refunding Feb. 26, 1879	4 per cent		ор		40, 012, 750. 00		67, 090. 00	73, 860.00	64, 090.00
Aggregal to Paci	Lagrace. A green of interest bearing debt, exclusive of United States bonds issued to Pacific railroads, as stated below.	g debt, exclusted below	ive of United Sta	ring debt, exclusive of United States bonds issued	1, 030, 880, 250. 00 518, 615, 600, 00 71, 855, 050. 00 585, 087, 740. 00 586, 084, 280. 00 585, 087, 740. 00	13, 615, 600. 00	71, 365, 050. 00	585, 087, 740. 00	586, 084, 260. 00	585, 037, 740. 0

DEBT ON WHICH INTEREST HAS CRASED SINCE MATURITY.

\$644,000.0 0 1,840,770.2 6 1,984,770.2 6		\$346, 681, 916.00 55, 647.50	. 1889. 62 64. 62	874, 364, 284. 67
Funded loan of 1891, matured Sopt. 2, 1891. Old debt matured at various dates prior to Jan. 1, 1861, and other items of debt matured at various dates subsequent to Jan. 1, 1861. Aggregate of debt on which interest had ceased since maturity.	DEBT BEARING NO INTEREST.	Segal tander notes Feb. 25, 1862; July 11, 1862; Mar. 8, 1863) d demand notes July 17, 1861; Feb. 12, 1862	July 14, 1890 July 14, 1890 July 17, 1862; Mar. 3, 1863; June 30, 1864, less \$8,875,934 estimated as lest or destroyed, act of June 21, 1889 6,900, 504, 62 6,900, 504, 62	Aggregate of debt bearing no interest.

CERTIFICATES AND NOTES ISSUED ON DEPOSITS OF COIN AND LEGAL. TENDER NOTES AND PURCHASES OF SILVER BULLION. Statement of the PUBLIC DEPT and of the CASH in the Treasury of the United States for the month of September, 1893—Continued.

	Classification.	In the Treas- ury.	In the Treas. In circulation. Amount issued.	Amount issued.
Gold certificates Silver certificates Fr Certificates of deposit Treasury notes of 1880	Mar. 8, 1963; July 12, 1882 Feb. 28, 1878; Aug. 4, 1886; Mar. 3, 1887 June 8, 1872 July 14, 1890	\$129, 220. 00 5, 909, 370. 00 85, 000. 00 2, 494, 841. 00	\$79, 627, 599, 00 524, 855, 134, 00 8, 200, 000, 00 148, 824, 199, 00 151, 819, 040, 00	\$479, 627, 599, 00 324, 955, 134, 00 8, 200, 000, 00 148, 824, 199, 00 118, 824, 199, 00 118, 824, 199, 00
Aggregate of certificates and Treasu	Aggregate of certificates and Treasury notes, offset by cash in the Treasury	8, 618, 431, 00	8, 618, 431. 00 581, 606, 882. 00 570, 225, 363. 00	570, 225, 363. 00

RECAPITULATION.

Classification.	Sept. 30, 1893.	Sept. 80, 1893. Aug. 31, 1893.	Decrease .	Іпстевае.
Interest-bearing debt. Debt on which interest has ceased since maturity Debt bearing no interest	\$585, 087, 740. 00 1, 984, 770. 26 374, 384, 264. 87	\$585, 037, 590, 00 2, 045, 540, 26 373, 877, 128, 37	\$60, 770.00	\$150.00 487,136.50
Aggregate of interest and noninterest bearing debt. Certificates and Treasury notes offset by an equal amount in the Treasury	961, 386, 775, 13 570, 225, 363, 00	961, 386, 775, 13 960, 960, 258, 63 60, 770, 00 570, 225, 863, 00 565, 614, 881, 00	60, 770, 00	487, 286. 50 4, 610, 482. 00
Aggregate of debt, including certificates and Treasury notes	1, 531, 612, 188, 13	1, 521, 612, 188. 13 1, 526, 575, 139, 63 60, 770. 00 5, 097, 768. 50	60, 770. 00	5, 097, 768. 50

Statement of the PUBLIC DEBT and of the CASH in the Treasury of the United States for the month of September, 1893—Continued.

CASH IN THE TREASURY.

	Classification.			Demand Habilities.	96.	
Gold: Cola Bars ep. 235	\$72, 183, 123.15 101, 026, 648. 01	\$173, 209, 771. 16		Gold certificates Silver certificates Certificates of deposit, act June 8, 1872 Treasury notes of 1890	879, 756, 819, 00 330, 864, 504, 00 8, 285, 000, 00 151, 319, 040, 00	
Silver: Dollare Subsidiary coin Subsidiary coin	360, 499, 882. 00 13, 496, 416. 24 124, 242, 787. 09	498, 239, 085, 33		Fund for redemption of uncurrent national bank notes Outstanding plocks and dirff. Disbursing officers' balance	8, 420, 392, 41 5, 363, 221, 81 24, 446, 490, 54	\$570, 225, 363, 00
Paper: Legal-tender notes (old issue) Treaury notes of 1890 Gold certificates Silver certificates	14, 452, 109. 81 2, 494, 841. 00 129, 220. 00 5, 909, 370. 00			Agency accounts, etc Gold reserve. \$62, 172.00 Not cash balance. 13, 283, 461.36	:	42, 447, 159. 58 106, 875, 633. 36
Certificates of deposit, act June 8, 1872 National-bank notes	85, 090. 00 7, 815, 480. 54	30, 886, 021, 35				
Other: Bonds, interest, and coupons paid, awaiting reimbursement. Minor coin and fractional currency Deposits in national bank deposito	72, 524. 16 860, 677. 96					
General account Disbursing officers' balances	12, 628, 511, 99 3, 651, 563, 93	M 979 976 71				
Aggregate			\$719, 548, 155.88	Aggregate		719, 548, 155. 88
Cash balance in the Treasury August 31, Cash balance in the Treasury September	1893 30, 1893			August 31, 1893 September 30, 1893		\$107, 283, 910. 64 106, 875, 633. 36
Decrease during the month				Decrease during the month		408, 277. 28

BONDS issued in aid of the Construction of the several PACIFIC RAISLROADS and INTEREST paid thereon by the United States, and condition of Pacific Railroad INKING FUND created by act of May 7, 1878.

				Interest repaid by companies	by companies.	Delega		Sinking fund.	
Name of rallway.	Principal ont- standing.	Interest according to the United crued and not by the United yet paid. States.	Interest paid by the United States.	By transporta- tion service.	By cash payments, 5 per cent net earnings.	interest paid by the United States.	Bonds.	Cash.	Total.
Central Pacific	\$25, 885, 120, 00 6, 303, 000, 00	\$388, 276, 80 94, 545, 90	638, 983, 627. 80	\$6,881,742.10	\$658, 283. 26	\$31, 448, 601. 91	!	\$60, 398. 03	\$5, 121, 898. 03
Union Pacific	27, 236, 512, 00		41, 299, 757. 61	1, 932, 463, 72	438, 409, 58	26, 928, 884, 31	:	170, 374. 56	12, 795, 500. 00 170, 374. 56 12, 965, 874. 56
Western Pacific Sloux City and Pacific	1, 970, 560. 00	29, 558, 40 24, 424, 80	2, 850, 581, 94	9, 367, 00		2, 233, 163, 36	: : :		
Total	64, 623, 512. 00	969, 352. 68	97, 996, 200. 66	25, 792, 046. 24	1, 103, 619. 75	71, 100, 534. 67 17, 857, 000. 00	17, 857, 000. 00	230, 772. 59	18, 087, 772. 59

The foregoing is a correct statement of the public debt and of the cash in the Treasury at the close of business September 30, 1893, John G. Carlisle.

Secretary of the Treasury.

TREABURY DEPARTMENT, October 2, 1893.

[Senate Mis. Doc. No. 89, Fifty-third Congress, first session.]

Mr. Teller presented the following paper from the Journal of the Society of Arts:

PROCEEDINGS OF THE SOCIETY-INDIAN SECTION.

Thursday, January 19, 1893; Sir Theodore Cracraft Hope, к. с. s. i., с. i. E., in the chair.

The paper read was-

THE CURRENCY PROBLEM.

By J. BARR ROBERTSON.

In a period like the present of widespread depression in trade and industry, and amongst the people generally, the question as to whether this can be traced to any special cause or causes is one of the highest importance. Numerous controversies have been, and are being, carried on as to these causes, and out of the conflicting masses of argument and fact, of error and confusion, there is gradually emerging the cardinal idea that the predominant cause is the appreciation that gold has undergone in the last twenty years. In 1885 and 1886 a royal commission sat to inquire into the depression of trade and industry, but it practically failed to find any adequate cause for the troubles to which the inquiry extended. In its third report, however, the question of the altered relations between gold and silver was prominently brought forward; it was accepted as proved that the average prices of commodities in gold-money countries had fallen, and that the gold price of silver had fallen, and it was stated that as this depression extended to other countries, and was therefore not the outcome of merely local causes or conditions, the appreciation of gold would be a cause sufficient to account for most of the phenomena into which they had been inquiring. And they recommended that a special commission should be appointed to inquire into the recent changes in the value of the precious metals. But it is very important in passing to emphasize the fact that outside of the questions of the precious metals and the currency no adequate cause was found to account for the depression.

Yet the depression was there to be accounted for, because the commissioners were

fully convinced of the extreme gravity of the situation.

And since that time the conviction has deepened that the chief cause of the depression is the appreciation of gold. A special royal commission to inquire into recent changes in the relative values of the precious metals has collected a large mass of opinions and facts on the subject, and has found that the gold prices of commodities and of silver have undergone a very considerable fall, which is equivalent to saying that there has been a considerable increase in the purchasing power of gold over commodities and silver. It is, however, one thing to state this as a fact; it is a very different thing to make it so clear to popular apprehension that its full significance will be completely grasped and understood. It will be generally regarded as a truism that there is a great advantage in the prices of commodities being cheap. To buy things cheap, without any sacrifice of quality, is looked upon as one of the great objects to be aimed at in life. And when it is seen that there has been a fall in the prices of the leading commodities, it is often assumed that that ought to be a sign of prosperous times. If things are very cheap, then everyone can get so much more of them for the same money. What more, it may be thought, can be needed to bring home the conclusion that low prices are a great advantage, and correspondingly that high prices are a great disadvantage?

But when we come to look more closely at the subject we see that there are different kinds of low prices. We have low prices of grain, for example, as the result of an abundant harvest, or we have low prices of articles as the result of some economy that has been effected in the cost of their production. The prices of grain, and of these other articles, will therefore be relatively eneaper than those of others in which there has been no abundant harvest, no excessive supply, or no economy in the cost of their production. On the other hand, if there is a deficient harvest, or if some articles can only be produced at a greater cost than formerly, then the prices of the articles so affected will be higher. These changes—and they are going on and must go on continually—are relative changes, that is, some prices are higher relatively to a certain general level, and some are lower relatively to that level, and so prices rise and fall in endless diversity. These changes in regard to the prices of commodities are due solely to demand and supply in connection with these commodities. They are natural changes and they are inevitable. They are not produced under any artificial conditions of restraint; they are produced under the complete liberty of mankind to use their best judgment in selecting and following up the most advantageous

fields of production or of occupation that are available for the application of their labor or their capital. Under such conditions of freedom, more will be produced of some articles relatively to the population than of other articles as compared with former years, and less will be produced of some articles than in former years. But all this is done under free judgment, free production or occupation, and free competition. Under this system one man may become rich or another man may become poor, but all have a free field and an open chance according to their means, their capaci-

ties, and their opportunities.

In this country we do not attempt to interfere with prices, however high or low, except in the few cases in which we impose taxation on articles for the purposes of revenue, and in these cases we tax the whole quantity consumed in the country. In every other country of the world taxes are imposed for purposes of protection, and thus many of the natural prices, as we know them, are interfered with by the arbitrary system of tariffs for the protection of local trade and industry. Still, that does not prevent, nor should it, prices of commodities from rising and falling in obedience to demand and supply, as modified by the arbitrary effects of tariffs. So that, for our present purpose, prices under free trade and those under protection may be placed in the same category. The prices of individual commodities under either system rise and fall in accordance with distinct and ascertainable causes in

connection with demand and supply.

But there is another class of low prices intimately mixed up with, yet originating in causes totally distinct from, the low prices of the system of demand and supply. The distinction between those two classes of low prices is one that is hardly sufficiently considered or understood by the general public. This confusion of two distinct things in the popular mind, and the neglect almost altogether of what, in currency considerations like the present, is by far the more important of the two elements, have hitherto formed an insuperable difficulty in the way of a popular apprehension of the momentous questions at issue. If we take the average prices of a considerable number of leading commodities year by year, we may find that these average prices have, as a whole, risen very materially over a period of years, or that they have fallen very materially. This will be more intelligible if we explain the system of index numbers of the Economist newspaper. The prices of 22 leading wholesale commodities were tabulated from the year 1845 to 1850, and the average price for these years of each article was called 100, so that with 22 articles the total index number was 2,200. On January 1 of each subsequent year the prices were taken, and in each case the article was represented by a number above or below 100, according as the price had risen or fallen, and the sum of the 22 numbers was the total index number set down year by year. This total index number, therefore, merged all prices high and low in a single figure, and a glance indicated, year by year, how the general level of prices was moving, whether upward or downward. Some articles might rise in price and others might fall, but the total index num-

Some articles might rise in price and others might fall, but the total index number only showed how, on the average, and as a whole, the total prices had risen or fallen. Now, it will be evident that the prices that rose above the original 100 of 1845 to 1850 might have been balanced by those that fell below that figure; and so we might have had in the total no very great variation year by year from the original 2,200. So long as some prices go up and others go down, we can not say whether the purchasing power of our money is increasing or diminishing; but when we see the total index number going up or going down, then we know that our money is buying less or buying more of general commodities than it did before. The total index number of the prices of the 22 articles, from 1845 to 1850, was 2,200, but in 1864 it reached its highest point, namely, 3,787; in 1870 it was 2,689; whereas in 1886 it was 2,023, the lowest point since these figures were first tabulated. The meaning of this was that in 1845 to 1850 certain quantities of the 22 articles could have been purchased for £2,200; in 1864 it would have taken £3,787 to purchase the same quantities; in 1870, £2,689; whereas in 1886, £2,023 would have sufficed. From 1850, therefore, to 1879 gold had diminished in purchasing power, because it took £3,787 in 1864 and £2,689 in 1870 to purchase what only required £2,200 in 1845 to 1850. But as in 1886 it only required £2,023 to do the same, gold has enormously increased in purchasing power as compared with 1864 and 1870, and had considerably increased as compared with 1845 to 1850.

At this point, therefore, attention is again drawn to the distinction between a range of prices, some low and others high, following the conditions of supply and demand of the 22 commodities, and continually changing relatively to each other, but in which the total index number does not vary much from year to year, and a range of prices continually changing relatively to each other, but in which the total index number has, for example, fallen from 3,787 in 1864, or 2,689 in 1870, to 2,023 in 1886. When the total index number is comparatively stationary year by year in this country, the purchasing power of gold over general commodities is steady; but when the total index number falls enormously between one period and another, then the purchasing power of gold over commodities has increased enormously; and when

the total index number falls, for example, 30 per cent, that means that, in addition to the rise and fall in prices due to the operation of supply and demand, there is a fall of 30 per cent in all prices, both high and low, due to the increase in the purchasing power of gold. Starting at a given period, like 1845 to 1850, if the same proportion was maintained between the amount of money in circulation and the uses of the public for money, the same general level of average prices would be maintained

But if larger quantities of money flow into circulation from abroad, as was the case from 1850 till 1870 from the Californian and Australian gold fields, then, while prices will rise and fall relatively to each other, the general level of prices will also rise in correspondence with the increased quantity of money in circulation, so also rise in correspondence with the increased quantity of money in circulation, so that all the individual prices, high or low, relatively, will rise higher than they would otherwise have done. This is very strikingly exemplified by the course of prices during the influx of the gold from California and Australia. The 22 articles, valued in 1845 to 1850 at £2,200, rose in price; so that for the eight years from 1858 to 1865 the yearly average was £3,038; during the ten years from 1866 to 1875 it was £2,877; in the ten years 1876 till 1885 it was £2,419; in 1886 it was £2,023; on July 1, 1892, it was £2,081; and on January 1, 1893, it was £2,120. So that we see how this influx of gold raised prices, without any regard to the changes in relative prices due to supply and demand, as affecting commodities; and at each of these prices due to supply and demand, as affecting commodities; and at each of these periods the purchasing power of gold changed, until now average prices have fallen considerably below those of the exceedingly depressed times before the gold discoveries in 1849 and 1850. During the last eighteen years our supplies of gold have fallen off greatly as compared with the period from 1850 to 1870, and the number of countries using gold money has considerably increased, and consequently our general level of prices has fallen very much, as shown by the total index number. The purchasing power of gold has correspondingly increased; and this will be more completely exhibited in the table following. The object is to compare the various ranges of prices from a period before Germany began to demonstrate silver and to ranges of prices, from a period before Germany began to demonetize silver and to adopt the single gold standard, up to the present time. The five years from 1865 to 1869 have been chosen for this purpose; and the total index numbers during these years give an annual average of 3,102 for the 22 articles. In the table, in order to render the movements of the index number clearer, we have taken 3,102 as equal to 100, and made the other calculations accordingly, so as to deal in percentages.

The figures in column 1 show the movements of English prices in the last twenty-three years. In 1886 they had fallen 35 per cent, and on January 1, 1892, the total fall was 31 per cent, on July 1, 33 per cent, and on January 1 of this year 32 per cent. Therefore it is absolutely incontestable that between the first period and the last date in the table, gold had so much increased in purchasing power that £68 would purchase the same quantities of the 22 staple commodities of the Economist as would have required £100 in the period from 1865 to 1869; and a glance at the

table will show the varying course year by year of the fall in prices.

Passing to column 2, we have here the Economist index numbers valued in par silver in London at the current rates. After 1872 the quantity of silver that could have been bought for gold increased, and so commodities were worth a higher silver price than the gold price, as compared with the period before 1873. The gold index number and the silver index number both started at 100, and they continued the same until 1873, when the effect of the adoption of the gold standard by Germany, and the demonetization of silver began to be felt, and after this France, and the other members of the Latin Union demonetized silver. In consequence of these movements the gold valuation of prices and the silver valuation began to diverge from each other, until on January 1, 1893, the gold valuation had fallen to 68, while the silver valuation stood at 107. This will perhaps be made clearer if we state that while at the end 68 convers of gold world purchase as much of the standard. that while at the end 68 ounces of gold would purchase as much of the staple commodities as 100 ounces at the beginning of the period under review, in the case of silver 101 ounces would on July 1, 1892, purchase as much as 100 ounces did at the beginning, and 107 rupees would purchase in London on January 1, 1893, as much as 100 rupees did in the former period.

TABLE I.

	The Econo	mist index nu modi		eding com-		eck's index bers.
	Column 1.— Index numbers. Gold prices Jan. 1. 100 = 3,102.	Column 2.— Prices in col- umn 1, as valued in London in bar silver.	Column 3.— Increase in purchasing power of gold, as shown by prices in column 1.	Column 4.— Increase in purchasing power of silver, as shown by prices in column 2.	45 leading commodities. Gold prices. Average of year.	Gold value of bar silver in London. Average of year. 100 = 60.84d. per cunce.
1865 to 1869	87 91 95 93 90 87 88 81 81 71 82 77 78 75 68 65 66 65 65 72 72	100 87 83 91 96 95 94 95 93 91 87 91 91 90 86 82 84 87 98 101 98	Per cent. Par. 15 20 10 5 8 11 15 14 23 41 22 30 28 33 39 47 54 51 39 41 39 45 47	Per cent. Par. 15 20 10 4 5 6 6 5 8 10 15 5 10 10 11 16 22 19 15 2 *—1 2 11 5 *—7	100 96 100 109 111 102 95 94 83 88 88 85 84 87 70 72 72 72 68	100 99 6 99 7 99 2 97 8 93 3 7 90 2 85 9 84 9 83 3 79 9 83 3 70 9 83 70 9 83 70 9 83 70 9 83 70 9 8 4 1 1 6 5 8

^{*}Decrease in purchasing power, that is, depreciation of 1 per cent, 5 per cent, 7 per cent.

Now, let us pause for a moment and estimate the enormous significance of this result of the movements of gold and silver prices during the last quarter of a century. The foreign producer in a silver-money country like India sends his merchandise to London in competition with English merchandise, and sells it side by side with the English merchandise in the same market, and it may be out of the same warehouse. The foreign and the English goods have been sold in London for a quarter of a century on exactly the same conditions, and at exactly the same price for equal qualcentury on exactly the same conditions, and at exactly the same price for equal quantities. But the English producer who began by getting £100 for a certain quantity of his produce now gets only £68 for every £100 that he formerly received; whereas the Indian producer, selling at the same gold price in London as the English producer, received on July 1, 101 rupees for every 100 rupees that he received in the period from 1865 to 1869, and on January 1, 1893, he received 107 rupees. The consequence is, that with all conditions of demand and supply of commodities affecting and demands on the consequence of the contract of a certain part of the contract of a certain part of the contract of a certain part of the certain equally both foreign and domestic merchandise, within a quarter of a century the domestic producer was receiving in July 33 per cent, and in January 32 per cent less money for his merchandise in the London market than he received at the beginning of the period, whereas the Indian producer was receiving 1 per cent more of his money in July and 7 per cent more in January than he received in London at the beginning of the period. It must be remembered that we are dealing with commodities in this country, and not with exclusively Indian products, the object being to

contrast gold prices and silver prices in the same market.

Further, it is most important to remark that the purchasing power of silver, the money of the Indian producer, had not depreciated in regard to commodities until 1892. A glance at column 2 will show that silver prices had fallen, that is, that the purchasing power of silver had increased during the whole period except in 1889, and on July 1, 1892, when it required 101 ounces of silver to purchase what formerly required 100 ounces, and it is only since that time that a depreciation, amounting in all to 7 per cent, has taken place. So that in London silver prices have risen to a small extent. But gold prices which were on a par with silver prices up to 1872, are now 32 per cent lower than they were in 1865 to 1869.

Passing now to column 3, it will be seen that, in its command over commodities,

gold had increased in purchasing power to the extent of 54 per cent in 1886, and to

47 per cent at the end of the period. A sum of £68 will now purchase what formerly required £100, and in column 3 we see year by year the changes in the purchasing power of gold. In 1872 £100 would purchase commodities which, in 1865 to 1869, would have cost £110, in 1882 it would purchase £128 worth, and in 1886 £154 worth. On 1st July, 1892, £100 would purchase what would have formerly cost £150, and on 1st January, 1893, what would have formerly cost £147.

While it is almost universally stated that silver has depreciated, a glance at column 4 will show that, except on three occasions, silver has during the last twenty-three years been appreciated. In 1872, silver and gold were together, and 100 ounces of silver would purchase as much as 110 ounces would have purchased in 1865 to 1869;

or silver would purchase as much as 110 ounces would have purchased in 1865 to 1869; in 1882, the 100 ounces had also a purchasing power of 110 ounces; in 1886, of 119 ounces; and on July 1, 1892, the 100 ounces had a purchasing power of 99 ounces; and on January 1, 1893, of 93½ ounces of the value from 1865 to 1869.

In corroboration of the fall in the gold prices of commodities, we are indebted to Mr. A. Sauerbeck for the index numbers of forty-five leading commodities in London which are included in the foregoing table. The final results are almost exactly the same as those of the Economist. His figures for the period from 1865 to 1869 average 100, and his figure for 1892 is 68 against the 69 of the Economist, on January 1, 1892, and 68 on January 1, 1893. Mr. Sauerbeck's figure for September is 66.8; and

this he declares to be the lowest touched during this century.

A further fact has now to be recorded: The gold price of silver fell, during the period under notice, from 60¼. to 40¾d., on July 1, 1892, and this was a fall from 100 to 664, while commodities fell to 67; so that here we have the extraordinary result of the Economist's 22 commodities, Mr. Sauerbeck's 45 commodities, and bar silver in London, all steadily falling for a quarter of a century, and in July, 1892, all arriving at practically the same point, namely, 67. Considering the immense field for variations, the correspondence between the three was something which we could hardly have regarded as possible. But it is a striking evidence of the extraordinary stability of silver in its purchasing power over commodities as compared with gold during such a long period, and of its steadiness as a standard of value. On the other hand, the fall in the gold price of commodities, and of silver, to the extent of 32 per cent, is an equally striking evidence of the instability of gold during the same period, and of its entire unreliability as a standard of value

In considering the movements of gold prices and silver prices it has been thought better to take the article as valued both in gold and in silver in London, and so we have recorded the figures as if both a gold currency by itself and a silver currency by itself were in operation in this country. It is most important to point out that the difference between the index number of gold prices and that of silver prices is solely and exclusively a difference of currency. It is so often stated when comparing gold prices and silver prices in separate countries that there are many disturb-ing elements to be taken into account, that both gold and silver prices in London have been expressly calculated so as to make an exact comparison of the action of gold and silver on prices in the same market where there are no disturbing elements.

But while the limits of our space forbid the presentation of the details of the 22 commodities separately, there is one paramount article of production, both in this country and in India, the particulars of which it will be highly interesting to present in some detail. I refer to wheat. There has recently been a lengthened correspundence in the Times on wheat-growing, and the profits and losses arising therefrom; and in this controversy the leading agriculturists of the country have explained their view, although it does not seem that they propounded any available remedy for the extraordinary depression in the prices of grain. In fact, they have failed to give any account of causes sufficient to produce the depression. It is believed, nevertheless, that the principal cause of the troubles from which our agriculturists are suffering can be shown. The following table gives the movements in the prices of Indian and British wheat since 1873. The Indian figures are taken from the government of India's publication, Prices and Wages in India, 1892, p. 125. The prices of the two classes of wheat for January, 1873, have been taken as 100 in the official tables, and the gold prices are calculated from the table in the Economist. It may be explained that the index number of the latter for wheat was taken at 100 for the period from 1845 to 1850; that in 1865 to 1869 the average of the five years was again 100; and that in 1872 and in 1873 it was 104. In the following table, for the sake of exact comparison with the Indian percentages, the 104 of the Economist in 1873 has been taken to be equal to 100, and the other figures calculated accordingly:

TABLE II .- INDIAN and BRITISH PRICES of WHEAT.

	Bomba	y prices.	London	prices.
Year.	Column 1. Khandwa Seoni, January.	Column 2. No. 1, soft white, January.	Column 8. The Economist gold prices, Jan. 1.	Column 4. Column 8 valued in bar silver
1871	57	87	96	96
1872	87	86	100	100
873	100	100	100	101
874	77	75	111	114
875	74	80	77	81
876	76	84	81	88
877	90	93	93	98
878	106	119	94	106
.879	181	116	72	87
880	137	115	85	98
881	82	96	79	93
882	81	. 97	81	94
	88 66	87	74	89
	66	86 74	70	84
	81		58	70
	97	80 89	55 63	70 84
	100	86	63 5 6	
000	103	95	55	76 78
890	90	84	54	78
	93	87	5 4 59	
	118	103	67	73
		92	76	93 88
Average of 22 years, 1871 to 1892	31	82	57	86
Tuly 1, 1892			47	74
/ MII. 1, 1030			€7	74

The average price of Indian wheat during the twenty-two years, with 100 as the price for 1873, was 91½ for both classes, and in January, 1892, the two classes stood at 118 and 103, respectively. On January 1, 1892, the London gold price, which in 1872 and 1873 was 100, had fallen to 67; on July 1, 1892, it had fallen to 57, and on January 1, 1893, as low as 47. But when the silver price in London is examined it is seen that it stood at 100 in 1872, the same as the gold price; and when the latter stood, in January last, at 67 the silver price was at 93; and when it fell further, in July, to 57, the silver price was at 86, though now the prices are respectively 47 and 74. On the other hand, the average silver price of the twenty years was 88, as compared with the Bombay average of 91½, and this higher price in India might be partly accounted for by the fall during the period in freight and other charges from Bombay to London. But it is not expected that there should be an identical price as between Bombay and the silver valuation in London, because the wheat is valued in markets widely apart and with great opportunities of practical variation in price in connection with the varying charges of transfer to London as well as in connection with local conditions of demand and supply in India itself. But it is none the less satisfactory to find that the silver price in London is only 3½ per cent less than that in Bombay on an average of the last twenty-two years, and it must be remembered that any decrease in charges between Bombay and London would add to the price in Bombay. As it might possibly be thought that this difference is in some way connected with the ordinary shipping charges, it may be well to point out that the Bombay prices and the English plant charges, it may be well to point out that the Bombay price would only be affected by economies in transit charges.

In the above table, column 3 represents the gross returns to the British wheat-grower, and column 4 represents the gross returns in silver in London to the Indian wheat-grower. The English grower and the Indian grower both started in 1872 by getting 100, but by 1886 the former was only getting £55 for the quantity of wheat that in 1873 brought him £100, while the Indian grower in 1886 was getting 78 rupees for what had formerly yielded him 100 rupees. On July 1, 1892, when the English grower was only receiving £57 instead of £100, the Indian grower was receiving 86 rupees as against 100 in 1872. The Indian grower, who started in 1872 by getting the same price as the English grower, received in July, 1892, in London 51 per cent more in his money than the English grower received in his, and on January 1, 1893, he received 57 per cent more. If the English currency had been of silver and the Indian currency had been of gold, then their positions would have been reversed. The English grower would in that case now be receiving £74 where he receives but £47, and the Indian grower would be receiving but 47 rupees where he is really receiving 74. And it must be recollected that silver, so far from being depreciated in

purchasing power as against wheat, is considerably appreciated; that is, in July the Indian grower only received 86 rupees in London for wheat which in 1873 brought him 100 rupees, though on January 1, 1892, he received 93 rupees, so that no claim whatever can be made that the difference is due to the depreciation of silver. In fact, the figures in both of the foregoing tables show beyond the possibility of being successfully disputed that silver, as regards its purchasing power over the 22 commodities and over wheat, has been greater in nearly all of the last 22 years than in 1865 to 1869, but gold is shown to have increased in purchasing power to a far greater degree than silver. In England and in India, therefore, we have two distinct current cies which have both appreciated in purchasing power over the leading commodities; but the index number of the silver valuation in London of the 22 commodities, though at the beginning of 1892 not up to the level at which it stood 20 years ago, had nevertheless on July 1 just reached 1 per cent above the former level, and on

January 1 7 per cent, after remaining during nearly the whole period below it.

Now, a great deal is said of the competition of wheat from the plains of Russia and India and from the prairies of the United States. It is so evident that very large quantities are being poured in at every harbor that most people accept this fact as conclusive that that is the cause of the low prices in this country.

So far as the United Kingdom is concerned, the following table will show certain

figures of very great importance in this controversy:

TABLE III.—PER HEAD of the POPULATION. WHEAT (United Kingdom).

	Net im- ports per annum.	Home prod- uce per annum.	Total for- eign and home prod- uce per annum.	Gazette price per quarter.
A verage of 8 years, 1872-'79	191 · 57 237 · 81 187 · 79 223 · 63 223 · 49 219 · 08 226 · 38 244 · 06 219 · 23	Lbs. *172 '77 144 '75 139 '33 109 '93 131 '26 127 '30 128 '65 127 '79 124 '58 129 '20	Z.bs. 357 ·45 336 ·32 877 ·20 297 ·72 354 ·89 350 ·79 347 ·68 354 ·17 368 ·64 348 ·43	s. d. 51 2 35 8 32 10 31 0 32 6 31 10 29 9 81 11 87 0 32 10 32 10 33 10 34 20 35 8 81 20 81 20 81 20 81 20 81 20 81 20 82 80 83 80 84 80 85 80 86 80 86 80 87 80 88 80

^{*}This figure 172.77 is calculated from Lawes and Gilbert's figures in Journal of the Statistical Society, vol. 42, 1880, p. 330, while the 184.68 is calculated from figures in the Statistical Abstract. The net imports from 1884 to 1881 are from the Statistical Abstract, and the home produce is calculated at 63 pounds per bushel from tables given there. But there are no official figures for the home produce of wheat before 1884, and Lawes and Gilbert's only come down to 1879. This is the reason of the gap from 1880 to 1882.

It will thus be seen that in the eight years 1872-'79 the total quantity of wheat consumed in this country was 357.45 pounds per head of the population, at the average price per quarter of 51s. 2d., whereas in the eight years 1884-91 the consumption per head of the population was only 348.43 pounds, and yet the average price was as low as 32s. 10d. This was a fall on the average of 36 per cent. Can it possibly be that with a less consumption, that is, with less wheat sold in the markets of the United Kingdom in the latter period than in the former—there can be any contention that the smaller supply per head of the population could only bring 32s. 10d., while a larger supply in the earlier period should bring 51s. 2d., if the cause was only one of supply and demand? These figures are conclusive that the fall in price is not really due to excessive supply, because there was no excessive total supply. It is true that the foreign wheat has increased very considerably in the latter period, but the total amount has not increased, and therefore, if the question were

one solely of demand and supply, why should the price have fallen at all?

If a clear indication were wanted as to excessive supplies of wheat as compared with other commodities, reference might be made to columns 1 and 2 in Table I and to columns 3 and 4 in Table II. It will be seen that in the former table 100 is the to columns 3 and 4 in Table II. It will be seen that in the former table 100 is the average of 1865 to 1869, and, as we have already explained, the Economist index number for wheat from 1865 to 1868 is 100, and the figure for 1872 and 1873 is 104, which, however, was changed to 100, so as to bring the comparison in exact line with the Indian official figures for 1873. But taking January 1, 1892, in Table I, we have the 22 commodities standing at 69 for gold and 95 for silver, and if in Table II the difference between 100 and 104 is added, so as to make comparison of 100 for wheat from 1865 to 1869, then the special wheat figures will be 70 and 97 for gold and silver representative to the property of the 1802 composition. This ver, respectively, on January 1, 1892, against 69 and 95 for the 22 commodities. This

clearly demonstrates that wheat at that date was rather higher in comparative price than the average of the 22 commodities, and therefore that the wheat-grower, grievous though his troubles might be, was slightly better off as to his relative price than the other producers in the leading industries of the country. Since then wheat has because talled much more than the average of the 22 commodities

has, however, fallen much more than the average of the 22 commodities.

When the relative positions of the Indian and English growers of wheat are compared, though they both sell at the same relative price in London, the Indian has an immense advantage in one thing, and only one thing: he has a currency rather appreciated in the last quarter of a century, but still that yields him now, in silver, 57 per cent more of his money than the English grower is getting in gold, as compared with prices ruling from 1865 to 1869. He does not sell at a very low price in his own money, as we see he was getting 97 rupees in January, 1892, against 100 rupees twenty-five years ago. If the English grower could only have got £97 at the beginning of 1892 and been on the same footing as to present and past returns as the Indian, it is perfectly certain we should not have heard anything of excessive competition; but where the English grower has been so grievously injured is that, while the prices of wheat have fallen to such a low point in twenty-five years, his rent, wages, and other expenses have not fallen in a corresponding degree, or, rather, they did not fall as the price of wheat fell. He has been taught by leading authorities on this question that the fall has been due to bad seasons, to excessive competition from abroad, and to other causes; and he has been led to hope that the present state of things will, if let alone, right itself, and another era of prosperity soon spring up. But it is a fact that the yield of wheat per acre in all the wheat-growing countries of the world beyond these shores is gradually diminishing, and the populations of the world beyond these shores is gradually diminishing, and the populations of the world beyond these shores is gradually diminishing and the populations of the world beyond these shores is gradually diminishing as something almost to be despaired of, that the Indian grower is in the enjoyment of a much higher relative price and a very high degree of prosperity from his wheat is so un

THE CAUSES OF THE FALL IN GOLD PRICES.

The question thus naturally arises as to the cause or causes that have led to this fall. Judging from the operation of the laws of supply and demand, one might expect to find that there is less gold in circulation compared with the transactions in which gold, or money on the gold standard, is required, than was the case twentyfive years ago. It can be said with positive certainty that if there had been more money in circulation in the gold standard countries during the last twenty-five years, prices would have been higher, indeed prices would have been maintained at the level of twenty-five years ago if there had been money enough to effect that object. And therefore conversely, if average gold prices have fallen, it is because the supply of gold in the gold money countries has fallen off relatively to the transactions requiring the use of money. This will very probably be disputed, if one may judge from the writings of latter-day commentators on the currency, though hardly any proposition in the whole field of monetary science has had such conclusive practical illustration in all countries and all ages, and been so universally accepted. There are the words inflation and contraction of the currency to describe the phenomena referred to, and it will hardly be doubted that abundance of historical examples of both conditions can be found, and at present the Indian rupee is at approximately the same level of purchasing power as it was twenty-five years ago, yet its former gold price was 1s. 11d., and it is now 1s. 3d. But while the gold price of the rupee has thus fallen so much, gold prices of commodities in this country have also fallen very greatly. On the other hand prices in the Argentine Republic, to take one example, are enormously inflated, and so we have before us as compared with the period from 1865 to 1869, stable prices in India, low prices in England, and high prices in the Argentine Republic, all in accordance with a stable currency, a contracted currency, and an inflated currency. When the civil war closed in the United States prices in greenbacks were very much higher than in gold because of the excessive quantity of paper money in circulation, but in 1879, when specie payments were resumed, the difference between gold prices and greenback prices had disappeared. The cause of this disappearance was partly the contraction of the paper currency, and partly the increase of population and of business requiring more money. Chile has just raised money by loan to enable it to withdraw part of its paper money, and thus reduce the volume of its currency so as to bring it to the level of gold, the paper currency having been overissued in nominal amount as compared with the gold standard, and thus depreciated below the level of gold—that

is, causing prices for commodities in paper money to be higher than in gold.

The Indian government are considering whether they should not raise the gold value of the silver rupee by suspending the coinage of silver—that is, by contracting the silver currency until the rupee rises to the fixed gold price. The quantity theory of money is so perfectly recognised in practice, that the Indian government do not for a moment doubt that the contraction of the rupee currency would raise the gold value of the rupee.

But in estimating the causes in the fall in the gold prices of commodities, we are confronted with the opinion expressed in Part II of the final report of the gold and

silver commission by the members who favored monometallism as follows:

"We believe the fall (in the gold prices of commodities) to be mainly due, at all the precious metals, or the altered relation of silver to gold."

This passage is quoted in the Economist of October 29, 1892, to confute Mr. A. J. Balfour's contention in his speech at Manchester on October 27 last, when he said—

alaim that great quality for a standard (namely, 'as a permanent

"And can we claim that great quality for a standard (namely, 'as a permanent record of the debts and obligations lasting through long periods of time') which, by the admission even of the monometallists themselves, has appreciated in some fifteen years no less than 30 or 35 per cent, and of whose appreciation no man living under the existing system can prophesy the limits?"

We find, also, the same passage doing duty in the Indian press and with the Indian currency association in a way that brings it down from the region of mere fugitive theory to the decisive test of a proposal to apply it to the case of the Indian currency. Accepting and following up the views quoted above from the monometallic

commissioners, they argue thus:

"It is reasonable, therefore, to infer that the introduction of a gold standard will not injuriously affect prices in India, as suggested by the currency association, especially if the change be gradual."

This proposal is perfectly reasonable, if the monometallic commissioners are right

in saying that the fall in gold prices is mainly due to circumstances, independent of changes in the production of a demand for the precious metals. If the fall in gold prices has little or nothing to do with changes in regard to gold and silver, then the argument is unanswerable, that a contraction of the Indian currency and a rise in the gold price of the rupee will not injuriously affect Indian prices. To carry this argument to the concrete case proposed in India—namely, to suspend the coinage of silver, and gradually by this means contract the currency, until the rupee shall be worth 1s. 6d. or 1s. 8d., instead of 1s. 3d., as at present, the contention of the monometallic commissioners being that, as the fall in the gold prices of commodities and of silver is mainly due to circumstances, independent of changes in the precious metals, the Indian advocates of a gold standard say, therefore, that the rise in gold price of the rupee will be independent of changes in the precious metals, and will not be attended by any material change in Indian prices, and thus the contraction of the rupee from 1s. 3d. to 1s. 8d. can be carried, with little change, and with perfect safety. This would be, however, to assume that 1s. 8d. is the same as 1s. 3d.; while a glance at a table of cost of Indian commodities laid down in London would at once show that, with a fixed gold price in London, and a change in the rupee from 1s. 3d. to 1s. 6d. or 1s. 8d., the price of an article in India must be correspondingly lower. When we come to positive figures, imaginary conditions must give way.

We must, therefore, protest emphatically against this dangerous doctrine, pro-

mulgated by the conservative monometallic members of the Gold and Silver Commission, because in the whole report this is the only really dangerous doctrine which receives any commendation. But our friends in India have already given it a serious blow, by proposing to act upon it, because we may feel perfectly assured that no statesman, either in India or in this country, would for a moment approve of any attempt to take the risk of such a step being followed by little or no change. If a gold standard or a gold currency is to be introduced into India, it will be on the ground that every change in the volume of the currency relative to the business in which currency may be required shall make a change in Indian prices. If the gold price of the rupee is to be raised by suspension of the rupee coinage, Indian prices must fall in a corresponding degree, and it is for those interested in Indian prices to say whether they are prepared for such a fall. The question of a gold standard for India is not at present being discussed, and it is only touched upon here as illustrating the action on prices of changes in the volume of a country's currency. present point is, therefore, to emphasize that no Indian or British statesman will venture to recommend or adopt for India a monetary policy which does not take into account the quantity theory of money as the sole, or almost the sole, instrument in

producing changes in the average price of commodities.

Changes in the volume of money, or in the transactions to be carried out by money have as complete an effect on the prices of commodities as changes in the supply of and demand for commodities. Two distinct things are being dealt with-money and commodities—and both are widely distributed over the world. There are from time to time changes in the quantity and in the uses of money, and there are also changes in the supply of and in the demand for commodities; but whatever their independent fluctuations may be, there is always a relation between money and each commodity, and this relation is expressed in the price of the article. There is, however. a distinction to be drawn, namely, that while each commodity is only one of an almost innumerable variety of articles to which a price is always attached, the one article money is always being offered against, and measured against, all existing commodities. So while at any one time the money of the gold standard, for example, has only one value, or one purchasing power, the commodities in which it is valued, and to which it affixes a value, have as varied a price, or purchasing power as against money, or against each other, as there are commodities in existence. Thus money is being continually measured against all purchasable articles, and its purchasing power is thus tested and adjusted daily and hourly to thousands of articles. But each of these articles being only one in thousands, it is impossible that each separate commodity should as rapidly and exactly adjust the changes in its price to the changes in demand and supply in regard to the article as is the case with money, which is all the time measuring itself against all commodities, and thus keeping the volume of money in circulation continually and completely adjusted to the transactions to be carried out by money.

It would be strange indeed if demand and supply could regulate the prices of thousands of articles, and that yet demand and supply in regard to the single article money, in which they are all valued, should not have a corresponding influence. The truth is, that from the necessities of the case, demand and supply are more potent and more rapid in their action on the one universal article money than they are on the varying prices of numerous commodities. Money is seeking for and measuring commodities, and commodities are seeking for and measuring money, and so there is continual competition between them. They are both subject to the conditions of supply and demand, and to those who doubt this, we would take a homely illustration and ask, Which of the two limbs of a pair of seissors does the cutting? There are two limbs essential to one operation, namely, cutting, and there are two conditions, the volume of money and the volume of transactions to be performed by money, essential to the price of one or of all articles. It is true that one limb of the seissors may be sharper than the other, and may thus contribute more to the cutting; and it is also true that the volume or purchasing power of money is more active in adjusting itself to changes in supply and demand than a vast number of commodities can be with their endless fluctuations, because the purchasing power of money over commodities is the average of all these fluctuations.

In support of this undoubted fact of the greater sensitiveness of money to changes in its volume and uses—that is, to its supply and demand—than of commodities to changes in supply and demand, we might instance the effect produced at the Bank of England by the arrival of £2,000,000 or £3,000,000 of gold. If the internal trade of the country is not in a position to absorb it, the bank is forced to lower its rate of discount until, by means of the foreign exchanges, the gold is drained away. The effect of the arrival of the gold is clear and unmistakeable, and its departure is And if we take gold bullion or coin as an article of international trade, there is no other article in the whole field of commerce that is so mobile, whose exact value in the markets of the world is so well known from day to day as gold, because it is the material of the standard money of the leading nations of the world. Of all articles of commerce gold is bought and sold by bullion dealers at the narrowest margin of profit; it moves from one country to another at a smaller advance in price than any other article of commerce, and it moves with a rapidity that no other article in practice can equal. The variations in the price of gold are minute, but it is more sensitive to small change in price than any other article. The consequence is that there is no article so completely adjusted in purchasing power to its supply and its uses as gold. If the gold prices of commodities fall unduly in the United States, gold will at once flow by the fastest mail routes to take advantage of the low prices; but if the gold prices rise unduly in the United States, commodities can only be moved to these markets after considerable delay, to take advantage of the high It is incontestable, therefore, that money is far more mobile than commodities, and is more easily and completely adjusted in its volume to its uses than commodities are to changes in demand and supply. The consequence of this is that, other conditions remaining the same, the average prices of commodities will fall in proportion to the contraction of the volume of the currency in which they are valued.

TABLE IV .- PRODUCTION in the WORLD of the PRECIOUS METALS.

	Gold per annum.	Silver per an- num.	Total gold and silver per annum.	chased by the United States and coined into dollars or held in bullion, and thus used as gold, per annum.
1846	£5, 850, 000 18, 650, 000 29, 880, 000 24, 720, 000 22, 700, 000 23, 700, 000 22, 040, 000 22, 060, 000 23, 409, 000	£6, 500, 000 8, 800, 000 8, 120, 000 8, 800, 000 10, 060, 000 13, 460, 000 *18, 828, 000 *22, 868, 000	\$12, 350, 000 27, 450, 000 38, 000, 000 38, 020, 000 32, 760, 000 34, 220, 000 35, 550, 000 40, 888, 000 43, 408, 600 54, 869, 000	*24, 215, 000 *5, 772, 000 *8, 781, 000

^{*} These are coining values at the United States ratio of 16 to 1 of gold, that is about 59d. per standard ounce of silver. The commercial values of the silver production per annum are £16,647,000, £19,135,000, £23,860,000, and £28,365,000, respectively.

† The figures for 1891 are repeated by themselves to show the latest returns, particularly as regards the purchases of the United States.

The next question to be considered is the production of gold and silver, and Table

IV gives an abstract of the figures from 1846 till 1891.

The above figures from 1846 to 1876 are those of Sir Hector Hay, and those from 1877 to 1891 are from the report of the Director of the United States Mint.

As this country is on the gold standard, and as we have no gold mines of our own, the following table will show the movements of gold since 1858, when the official statistics of gold first began to be recorded:

TABLE V .- UNITED KINGDOM .- GOLD.

Periods of five years.	Total	Total	Average
	net imports.	net exports.	per annum.
1858-1862 1863-1867 1868-1872 1878-1877 1878-1882 1883-1897	15, 513, 292		£4, 100, 363 402, 363 5, 262, 006

These figures are based on the details given in the Statistical Abstract, except for 1892, which is from the Board of Trade returns.

The average net import per annum in the twenty years, from 1858 to 1877, was £4,100,363, and in the ten years from 1878 till 1887, during which there was no balance of gold in our favor, the net export per annum was £402,368. There was thus a total deficiency of £45,000,000 of gold between 1878 and 1887, as compared with the average of the twenty years from 1858 to 1877. The five years, however, from 1888 till 1892, show a net import per annum of £5,262,006. It must be considered that, with the increased population of the later periods, it would have required a larger amount of gold to maintain the same level of prices as in the period from 1858 to 1867, whereas there has been an enormous decrease. Even if allowance is made for the economy in the use of money by the development of banking facilities, we should be entitled, from the above figures, to assume with perfect certainty that there must have been a considerable fall in the gold prices of commodities, not only in this country but wherever the gold standard prevailed. And it must be remembered that while we wherever the gold standard prevailed. And it must be remembered that while we exported gold to the extent of £4,023,678, in the ten years from 1878 to 1887, the gold used in the arts during that period, estimated at £24,000,000, had to be withdrawn from the gold in circulation, so that we thus account for a positive withdrawal from the stock of gold in circulation in this country, amounting to £28,000,000, whereas we ought to have had the £28,000,000 and £17,000,000 in addition for new coinage. The reason why it was impossible we could have obtained the same sup-

ply of gold was that Germany, Sweden and Norway, Holland, the United States, and Italy all changed from silver or paper money to gold, and they made a new demand for gold amounting to about £225,000,000, without any new or increased supplies of the metal in the world, and, indeed, in the face of a falling off in its annual production. Thus, the countries formerly on the gold standard could get none of the annual supply from the mines, and had to submit to a serious contrac-

tion of their gold currencies.

Sir Robert Peel's celebrated question was, what is a pound? and to that question he replied that it was "a quantity of the precious metals, of certain weight and certain fineness." He did not say it was gold, though he afterwards recommended gold. It is commonly assumed that a pound or a sovereign is a standard of value, when in reality it is only a piece of coined gold of certified weight and fineness. So far from having a permanent uniform purchasing power, what the prices of commodities show is that a sovereign will purchase 50 per cent more than it did twenty-five years ago. It is, however, in common use as a measure of value, though an examination of the prices of the last thirty years would show how fluctuating its purchasing power has been, namely, in the proportion of 3787 in 1864 to 2120 in 1893, according to the Economist's figures. On account of these fluctuations, and the extremely low point to which the range of average prices of commodities has now fallen, the important question to which attention has for the last sixteen years been directed is the instability of gold as a standard of value.

In the Monetary Question of 1892, by Mr. Ottomar Haupt, there are some very important statistics in regard to the supply of money in the world. Mr. Haupt is one of the highest living authorities on monetary statistics, and we gladly avail our-selves of his labors to illustrate our subject. He has made calculations for the end of 1885 and for the end of 1891 of the money in the following countries, namely, Austria, Belgium, England, France, Germany, Holland, Italy, Portugal, Russia, Scandinavia, Spain, Turkey, other European countries, United States, and Australia. Deducting from the total amount given by him the amounts apportioned to Austria and Russia, as neither of these had the gold standard, though they had large quan-

tities of both gold and silver, we arrive at the following figures:

TABLE VI.—MONEY in the GOLD STANDARD COUNTRIES.

	End of 1885.	End of 1891.
Gold	£608, 000, 000 263, 000, 000 98, 000, 000 205, 000, 000	£644, 000, 000 320, 000, 000 91, 000, 000 240, 000, 000
Total	1, 174, 000, 000	1, 295, 000, 000

There are a few countries left out, regarding which it is difficult to arrive at precise figures; but, nevertheless, the above may be taken as a close approximation to the amount of money in the world's currencies that were on the gold standard at the end of 1885 and of 1891. The answer, then, that we make to the question, "What is a pound?" is that it is £1 in £1,295,000,000 all circulating the same as if they were entirely gold, and carrying on the monetary business named above. These countries, being on the gold standard, have all the same relative prices. But when the above figures are examined, it is seen that at the end of 1891 the actual gold entering into the money of the gold standard countries was less than one-half of the whole of the money in these countries. To that extent, therefore, the term gold standard is a misnomer, because it is really a standard of gold, silver, and paper money. might, perhaps, be thought that the £644,000,000 of gold determined the value of the silver, the fractional currency, and the uncovered paper money, and that these followed the value of gold without themselves affecting the value of gold. But it is not so; the £644,000,000 of gold is the supply of gold that went to determine its purchasing power as part of £1,295,000,000, all valued as gold. The annual supply of gold from the mine, if taken at £25,000, is a mere fraction of the stock at any time, and so it has very little effect upon the purchasing power of gold, particularly as about one-half of it is absorbed in the arts, and only about £12,500 can be available for new coinage, and for keeping up the wear and tear of the coinage; so that only this latter amount can have any effect upon prices—that is, less than 1 per cent of the gold standard of £1,295,000,000. Then it must be remembered that the populations in the gold countries are increasing, and thus requiring more money; while, since the beginning of 1892, Austria-Hungary has entered upon the gold standard; and it will require to accumulate about £20,000,000 of new gold—that is, nearly two

years of the total gold supply available for coinage, leaving no new gold for coinage

in the other gold-standard countries during that time.

The reason why the term gold standard is used in these circumstances is because gold alone in these countries has the privilege of being coined for private holders. The silver, the fractional currency, and the uncovered paper money exist by regulation of the governments. The latter are bound to coin all the gold that may be offered for that purpose, and so the term gold standard is applied to the money in these countries. It is evident, however, that if the money of these countries was confined to gold its purchasing power would be enormously greater than at present, and the prices of commodities which were at 100 in the period from 1865 to 1869, as in the table calculated from the Economist's figures, and at 69 in 1892, would be at 30, or thereabouts, and wheat, instead of being at 26s., would be at probably 12s. per quarter. The addition, however, of £650,000,000 of money that is not gold, but yet passes as if it were gold, to the £644,000,000 of actual gold, makes it possible that wheat should be at 26s. instead of 12s., and the Economist index number for the 22 commodities at £68 instead of at £30. This addition reduces the purchasing power of gold by more than one-half—that is, causes the gold prices of commodities to stand at more than double what they would be if the money consisted solely of gold. But to bring wheat back to 45s., and the prices of the Economist from £68, in 1893, to £100, which was the average of the years from 1865 to 1869, would require an addition to the money at present in gold standard countries of about £400,000,000. It is certain that we can not hope to get additional supplies of gold to bring this about, and so, if any material improvement in general prices is to take place, it can only be by additions of silver or of uncovered notes.

and so, if any material improvement in general prices is to take place, it can only be by additions of silver or of uncovered notes.

Already, silver forms part of the gold standard to the value of £320,000,000 in dollars, 5-franc pieces, etc., and £91,000,000 in small change; and in order to find silver enough to add to the gold standard, so as to restore the prices of the period from 1865 to 1869, it would require more than all the silver of India, China, Japan, the Straits, and Mexico, that is, the whole of the silver standard countries, to be added to the money of the gold standard countries. It is an utter impossibility that the prices of a quarter of a century ago can be restored again; there is not metallic money in the world to restore them; and it can be asserted, with perfect safety, that there never will be sufficient of the precious metals to provide for the increased, and still increasing, populations in the gold standard countries, and to raise prices to anything like their former level. The known facts relating to the gold and silver mining industry lead us to expect that, for a time, the production of both metals may be increased, but they give no encouragement whatever to the idea that their production will be enormously or permanently increased; and, without an enormous increase in their united production, and the more extended use of silver in the currencies of the present gold standard countries, there can be no return to former prices. It is beyond the bounds of reasonable expectation that £400,000,000 of new money can be added to the gold standard from the gold and silver mines, in addition to the present supply, and, therefore, a return to the prices from 1865 to 1869, is phys-

ically impossible.

If we consider certain broad facts in relation to the demand for and the supply of gold, it will be evident that the fall in prices is due to the deficiency of gold in the gold-standard countries. The following countries that were, in 1885 and 1891, on the gold standard, were, in the period from 1865 to 1869, on a silver standard or a paper-money standard, namely, Germany, Holland, Italy, Scandinavia, and the United States. At the end of 1885, according to Mr. Haupt's figures, the amount of gold in these countries, which had all adopted the gold standard since 1871, was £254,000,000; and, if we deduct £44,000,000, as probably representing the amount of gold in these countries before they changed to the gold standard, we have then £210,000,000 of gold, which, if these countries had continued on the money systems they had previous to 1871, would have flowed into Great Britain, France, Belgium, Portugal, Spain, Turkey, and the British Colonies. These latter countries had, at the end of 1885, about £354,000,000 of gold amongst them; but, if they had also the £210,000,000 of new gold at that time held by the countries which changed to the gold standard after 1871, their total holdings of gold would have been £564,000,000. At the end of 1891, Germany and the other countries which have joined the gold standard since 1871 held £250,000,000 of new gold, while the above-named countries—Great Britain, France, etc.—had £350,000,000; whereas, if the £250,000,000 had flowed into the latter countries, they would have had £600,000,000 of gold.

The following table will show the distribution of the stock of gold:

TABLE VII.

	End of 1885.	End of 1891.
Countries on the gold standard before 1871: Stock of gold	£354, 000, 000	£350, 000, 000
Countries which adopted the gold standard since 1871: Gold before joining the gold standard Gold added since joining the gold standard	44, 000, 000 210, 000, 000	44, 000, 000 250, 000, 000
	254, 000, 000	294, 000, 000
Total gold in gold standard countries	608, 000, 000	644, 000, Ó00

It is evident, therefore, that while the annual supply of gold had fallen off considerably, though it is now increasing, the countries on the gold standard before 1871 might have maintained a range of prices not much lower than those ruling from 1865 to 1869, if the distribution of the annual supply of gold had continued the same as before 1871. But the above table shows that out of £644,000,000 of gold in the gold countries £250,000,000 have been appropriated by countries which, before 1871, were not on the gold standard, and thus the countries which were on the gold standard had, at the end of 1891, only £350,000,000 of gold instead or £600,000,000. It is needless to argue that there is no very great falling off in the annual supply of gold, when the countries that formerly received the most of it receive now less than three-fifths of it.

fifths of it.

In considering the increased demand for gold the amount in Government treasuries and banks ought to be taken into account. Prof. Soetbeer has made an elaborate investigation into this subject, beginning with 1877, when he found the amount to be £144,000,000, and at his last date, in 1885, it was £252,000,000. Mr. Haupt's calculations since that time give the amount for 1886 at £227,000,000, and at the beginning of 1892 at £312,000,000. We know that within the last two years there has been an increase of the gold reserve in the banks in this country. This additional amount since 1877, that is £168,000,000, has, therefore, been withdrawn from the active circulation, and there is so much less money acting upon the prices of commodities. This is equivalent to a contraction of the currency.

The statistics of our gold coins in circulation are very imperfect, but it may be of

The statistics of our gold coins in circulation are very imperfect, but it may be of interest to bring together a series of estimates, made at different times by various authorities:—

TABLE VIII.—ESTIMATES of stock of GOLD COINS in the UNITED KINGDOM.

	Date.	Total amount.		Per head of pop- ulation.	
Newmarch Newmarch Newmarch Newmarch Stay * Stay * Stay * Palgrave Childers Haupt Soachen Martin and Palgrave Fremantle	1856 1858 1868 1872 1876 1883 1884 1885 1889 1890	### 46, 000, 000 172, 500, 000 90, 000, 000 80, 000, 000 107, 637, 000 122, 368, 000 100, 000, 000 95, 000, 000 100, 000, 000 100, 000, 000 100, 000, 000 105, 000, 000 105, 000, 000 105, 000, 000	2 1 2 3 2 3 3 3 2 2 3 1 1 2 2 2	7. 18 11 3 12 7 18 16 12 15 19 16 16 16 15	d. 5 9 5 8 7 11 2 10 6 8

^{*} Officials of the Bank of England.

It must be borne in mind that the above figures do not include the bullion or foreign coin at the Bank of England.

^{† £70,000,000} to £75,000,000.

Their calculation is that the mamimum amount will not exceed £75,000,000.

It will be seen that the Bank of England estimate for 1872 was £107,637,000, and for 1876, £122,386,000. The bullion and foreign coin, not included in the above, will vary in amount, but it will probably be from £10,000,000 to £15,000,000. aFollowing the estimate of Mr. May in 1872, and of Mr. Gray in 1876, Mr. Palgrave's estimate at £100,000,000 in 1883, Mr. Childer's at £95,000,000 in 1884, Mr Goschen's at £73,000,000 in 1889, and Messrs. Martin and Palgrave's at £69,000,000 in 1890—with a qualification that it can not exceed £75,000,000—all seem, looking to the movements of gold, to be approximately on the same general basis. I am strongly of opinion that these estimates are nearer the truth than that of Sir Charles Fremantle at £105,000,000 in 1890, and those of Mr. Haupt in 1885 and 1891 at £100,000,000 and £105,000,000 respectively, all of which I regard as too high.

TABLE IX .- India.

Five years ended March 31.	gol o	erage i value i the upee	Average net imports of gold per annum.	Average ne	t imports of annum.
1860-1864 2665-1869 1870-1874 1875-1879 1880-1884 1880-1884 1880-1889 1680	1 1 1 1 1 1 1 1	d. 11. 85 11. 43 10. 80 8. 975 7. 775 6. 287 4. 566 6. 069 4. 733	Ræ. 5. 889, 538 5. 835, 117 8, 073, 776 639, 595 4, 128, 613 3, 083, 670 4, 615, 304 5, 636, 172 2, 413, 792	R 10, 181, 781 9, 981, 112 3, 598, 271 6, 408, 692 6, 205, 349 6, 896, 685 10, 937, 876 4, 175, 136 9, 022, 184	*7, 920, 388 *6, 503, 575 †11, 378, 399

* Yearly average of 15 years.

† Average of 3 years only.

Coinage of silver.

	Total coinage per annum.	Recoined rupees per annum.	Bullion, etc., i. e., new coinage per annum.	
880-1864 885-1869 870-1874 875-1879 880-1884 886-1880 880 880 880	Rac. 8, 733, 995 7, 900, 929 3, 446, 617 7, 421, 864 5, 372, 955 7, 759, 403 8, 551, 158 13, 163, 474 5, 553, 970	Rw. 152, 486 151, 211 27, 865 51, 072 469, 890 441, 509 619, 042 305, 195	Rx. 8, 581, 509 7, 749, 718 3, 418, 752 7, 370, 792 4, 903, 065 7, 317, 894 7, 952, 116 12, 858, 279 18, 781, 455	

*Yearly average of 15 years.
†As the separate figures for bullion coined in 1892 are not yet obtainable, the total amount of coinage has been taken for this average, so the actual figures will be rather less.

As India is a typical silver-standard country, the statistics in Table IX, in regard to silver in particular, and also to gold, will throw some light on the quantities of silver that were imported into India, and those that were coined, and the imports of gold and the relation of silver to its reduction in gold.

of gold and the relation of silver to its valuation in gold.

The five columns of net imports and coinage are the official figures of the India Office.

It will be seen from the above tables that, during the five years from 1870 to 1874, the average net imports of silver per annum were only 3,598,271 Rx., and the new coinage from bullion was only 3,418,752 Rx., a great deal less than at any other period of the thirty-three years under review, yet it was in September, 1873, that the French Government began to postpone the dates for the payment of the bons de monnaie, issued at the mint in exchange for silver tendered for coinage. Notwithstanding this check on the flow of silver in France, and the delay in payment which was increased until the final suspension of coinage for private individuals in 1876, it will be seen that this abnormally low coinage in India, from 1870 to 1874, was not followed by any abnormally high coinage during the next fifteen years, as the average per annum was only 6,530,584 Rx. It is true that the steps taken to interfere with the previous free conditions of the coinage of silver in France, in September, 1873, warned Prince Bismarck that France was unwilling to take into its circulation

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the silver that Germany wished to get rid of, and this caused him to retain a large amount of silver which it was his intention to sell but for this closing of the French mint. As, however, India had an open mint during the whole period, and was bound to coin all the silver offered, it must be evident that if there had been increased quantities of silver pressing on the world's markets, and causing that metal to become depreciated, they must have flowed to the open mints of India. Yet we see that nothing of the kind took place, and that, in presence of increased populations in India, the coinage of rupees from bullion rather declined in amount in the fifteen years from 1875 to 1889 as compared with the fifteen years from 1860 to 1874. We might, therefore, expect that, with increasing population and greater development by railway and other agencies in India, it would have required an increased amount of coinage to maintain the former level of prices, and thus, as no such increased coinage of silver took place, we should expect silver to become somewhat appreciated and silver prices to fall, and the Indian officials testify that prices did fall. We have already shown that English prices of commodities, valued in silver, fell until 1886, when they rose to par, but they declined again, though in 1892 they rose and are now above par. It will further be observed that the coinage from bullion in 1891 rose to 12,858,279 Rx., but then that was followed in 1892 by a total coinage of only 5,553,970 Rx. Silver has, however, now for the first time become somewhat depreciated. The years, of course, end at March 31.

To sum up the leading facts in regard to gold, there is the undisputed evidence of

statistics to demonstrate that the gold prices of commodities have fallen from 30 to 33 per cent since the period from 1865 to 1869, that is, gold has increased in purchasing power from 43 to 50 per cent. We have shown that the supply of gold from the mines had fallen off as compared with the period from 1852 to 1861, though the supply is now increasing; that for the ten years, 1878 to 1887, this country did not receive on balance any gold at all, but exported £4,023,678, and thus had a deficient supply in that period of £45,000,000; that since 1871 a number of countries with large populations, which before that time did not possess the gold standard, had adopted it, and at the beginning of 1892 they had £44,000,000 of old gold, and £250,000,000 of new gold, without any additional supplies having been obtained from the mines; that the countries on the gold standard before 1871 have therefore been deprived of £250,000,000 of gold since 1871, which they would have received had the monetary systems existing before 1871 continued from 1871 till 1891; that the populations in the countries on the gold standard before 1871 have gone on increasing, and to them have been added, in the demand for gold, both the populations of the countries which adopted the gold standard since 1871, and the increase thereto since that time; that there has been a large increase in the use of gold in the arts in the last twenty years; that the amount of gold, namely, £168,000,000, which has been added since 1877 to the gold reserves of banks and Government treasuries, has thus proportionately diminished the amount available throughout the world for the maintenance of prices; and that our own gold coinage in circulation has been considerably reduced in the last sixteen years, while the population has considerably

Against these important figures, proving the fall in prices and the falling off in the amount of gold in the gold-standard countries available for the maintenance of prices, the only consideration that can be adduced as tending to counteract the fall In prices is the greater economy in the use of gold in consequence of increased banking facilities, but this cause, though well entitled to consideration, was neverthe-

less in operation before 1871 as well as since.

While it would take too much space to enter into details regarding the practical effects of this appreciation of gold, it will suffice to give some indication of the enormous injury it has inflicted, if it is stated that the transfer of wealth from the landed and propertied classes and from the mercantile, manufacturing, and producing classes generally in the United Kingdom, to the holders of securities, mortgages, annuities, etc., can not be less than £2,000,000,000, due solely to the appreciation of gold. It is already a question how much further the holders of securities are to receive the assistance of a continually contracting currency to enable them to go on absorbing further and further the wealth of the producing classes. If no other relief can be obtained it may be necessary to fix a commodity standard instead of a money standard for long-dated payments, as has been recommended by the principal economists of the last hundred years. Such a colossal unearned increment as has accrued to the holders of securities valued in gold during the last twenty years in Europe and the United States, amounting to not less than from £7,000,000,000 to £9,000,000,000, is entirely unparalleled in the history of the world, and all other public questions sink into utter insignificance compared with it.

On the other hand, silver in London, after having for the last twenty years increased in purchasing power to some extent, as compared with the period from 1865 to 1869, thus showing that it had appreciated and not depreciated, has now returned to a lower level of purchasing power, that is, a higher level of prices, than twenty-five years ago. The net imports of silver into India and the coinage of new silver have continued so steady that they give no support to the theory that silver has depreciated in regard to commodities, except to a small extent since 1892. There is now, therefore, a divergence between the purchasing power of silver and that of gold to the extent of more than 50 per cent as compared with the ratio between the two metals up to 1873, that is, formerly £100 in gold would purchase a certain amount of silver, now £100 will purchase more than 50 per cent in addition.

amount of silver, now £100 will purchase more than 50 per cent in addition.

The amount of silver money in India, China, Japan, the Straits, and Mexico may be estimated to be about £390,000,000, while the silver money in the gold-standard countries has already been stated at £320,000,000 for dollars, 5-franc pieces, and other full legal-tender money, £91,000,000 for silver small change, making in all £411,000,000. The amount of silver in the gold-standard countries is thus larger than the amount in the silver-standard countries. And yet though the £644,000,000 of gold is assisted by £651,000,000 of silver and paper money, so as to make up the gold standard, we find that after a fall in prices of more than 30 per cent, the tendency is still downwards. This shows beyond a doubt that there is not enough money in the gold-standard countries to maintain the range of prices, and the very serious question arises as to how much further prices will fall under the existing system in the gold-standard countries. As the evil has been brought about by deficiency in the supply of money, the steady fall in prices can only be arrested by some increase in the volume of money, and the only means of increasing the volume of money that has been recommended is by the gold-standard countries of Europe adding more silver to the present circulation. There is no other practical proposal at present formulated, and this was the object that brought the Brussels conference together, namely, to increase the use of silver in the gold-standard countries, so as to arrest the fall in gold prices and in the gold price of silver, and therefore of the rupee; and the conference gave an almost unanimous support to the idea of the great importance of increasing the use of silver ir the gold countries.

But, besides the increased use of silver circulating as gold, there is another impor-

But, besides the increased use of silver circulating as gold, there is another important point on which it can hardly be said that there is any division of opinion, and that is the fixing of a par of exchange between the silver countries and the gold countries, so as to put an end to the fluctuations between gold and silver. This is, without doubt, a very difficult question, because any ratio between the metals near the present ratio will fix permanently on India and the other silver countries the present greatly increased burden in silver of their gold obligations, by fixing a permanently low gold price for the rupee; while a ratio that will relieve India of its unjust burden by materially raising the gold price of the rupee will cause a fall in Indian prices of commodities. Still, the danger of a further fall in the gold price of the rupee, owing to the further appreciation of gold and the depreciation of silver which began, to a slight extent, in 1892, and which we may expect to continue if the United States should suspend the purchase of silver, is so great that the position of the Indian government is very perplexing. If the European gold countries were to purchase a substantial amount of silver annually, and put it into circulation, that would be a benefit both to Europe and India and the other silver countries. It would arrest the fall of gold prices and of the gold value of the rupee, and give time to Europe to see the effect of its increased use of silver. It is evident that the present difficulty is one exclusively arising from the deficiency of gold, or money passing as gold; and so long as the United States continue to coin silver at the present rate, there will not be any serious difficulty in the internal trade of the silver-standard countries, except in regard to obligations to be paid in gold. The following figures may be taken as a rough estimate of the amount of silver money in the silver countries:

TABLE X.

Silver money in silver-standard countries in 1892.	
India	£180,000,000
China	
Japan	20, 000, 000
Straits	
Mexico	16,000,000

This is the valuation in gold, and in comparison with it the total amount of gold, silver, and paper money in the gold-standard countries is £1,295,000,000. The currency problem, therefore, presents itself in four distinct questions, namely, (1) how is the money in the gold-standard countries to be increased; (2) how are the silverstandard countries to be protected against the demonetization of silver in the United States and in Europe, as well as from the probable increase of silver from the mines; (3) how is a fixed par of exchange to be established between gold and silver, that

390, 000, 000

is, between the £1,295,000,000 of money in the gold-standard countries and the £390,000,000 of money in the silver-standard countries; and (4) what should be the ratio between gold and silver for the fixed par of exchange. It has already been pointed out that it would require £400,000,000 of money, that is, more than all the money in the silver-standard countries, to be added to the £1,295,000,000 in the goldstandard countries, if the object were to restore the range of the gold prices of commodities that existed in the period from 1865 to 1869. That will give a broad and general idea, without pretending to exactness, as to our position in regard to gold prices in 1865 to 1869, and our position in regard to gold prices at the present time.

But the gold countries and the silver countries can only deal with what they have, and so whatever par of exchange might be fixed between gold and silver it is impossible for the gold standard countries ever again to reach the range of prices of the period from 1865 to 1869. There is not gold and silver enough produced at present to restore the former range of prices, and there is practically no hope that sufficient gold and silver will ever be produced. The population of the world on the gold standard are increasing so rapidly that they have entirely outrun the world's supply of gold, and even with the assistance of £411,000,000 of silver money, and £240,000,000 of uncovered paper money, that is of paper money in circulation against which no specie is held, the fall in prices continues at an alarming rate. It is further to be observed, as shown in the Table IV of the world's production of gold and silver, that of the £37,120,000 of silver in 1891, as estimated at the coining value in the United States of 16 to 1 of gold, the United States are now purchasing £14,000,000, and adding it to the £25,000,000 of gold, and thus making the supply of gold £39,000,000, and the supply of silver only £23,000,000, and yet the range of gold prices in September last was, according to Mr. Sauerbeck, the lowest of the century.

If the United States were to abandon their purchases of silver, the effect would

be to withdraw £14,000,000 of money per annum from the gold standard countries and to make a large addition to the money of the silver standard countries. would be an injury to the gold countries by withholding part of the present insufficient supply of money, and it would be an injury to the silver countries by throwing upon them additional silver that they do not require, for the purpose of maintaining their present range of prices. Any policy of the kind would materially widen still further the divergence between silver and gold, and be an enormous injustice to the small number of silver money countries. The proposal of Mr. Alfred de Rothschild, at the Brussels conference, is therefore based upon the fact that the monetary difficulties are exclusively in connection with the gold standard, though silver is menaced by the possible action of the United States, and he proposes that the direction in which a remedy should be sought is in the coinage of a considerable amount of silver annually by the gold countries of Europe in conjunction with the United States, which at present is the only gold standard country that is trying, by coining a large amount of silver, to increase the total amount of money in the gold standard countries, and thus arrest the fall in gold prices. It is evident that as the monetary difficulty is caused by contraction of the gold currency, the remedy can only be found in some policy that will arrest this contraction, and thus arrest the fall of gold prices. As there has been no recommendation of increased issues of paper money, the only way in which the money of the gold standard countries can be increased is by the addition of silver.

Now, as a matter of fact, with £1,295,000,000 of money in the gold standard countries, and £390,000,000 of silver in the silver standard countries, it would be impossible to raise gold prices to any high point, under any ratio between silver and gold that has ever been proposed. It is safe to say that, even if the French ratio of 1:15½ could be restored at once, gold prices of commodities would not rise more than 10 per cent, though the gold price of silver would rise from 1s. 3d. to 1s. 11d., or thereabouts, and Indian prices would undergo a considerable, though not a corresponding fall. But it is very doubtful whether the ratio even of 1:151 would, if it was arrived at by degrees over the next ten years, do more than maintain the present level of the prices of commodities, and it might fail to maintain even the present level. Austria is coming on to the gold standard, Chile is following the same policy, and Russia may do so in the near future. If the United States were to suspend the coinage of silver dollars and Europe were to refuse to add full legal-tender silver to the gold standard, that is, in addition to the fractional silver currency that all gold countries coin, it is quite certain, notwithstanding some increase in the annual supply of gold, that the present level of the gold prices of commodities could not be maintained, at least for any length of time. Therefore, it is imperative that more silver should be added to the gold standard in Europe so as to arrest the fall in gold prices, and there need be no fear of adding silver, because if even the maximum quantity were added, the rise in prices would be very limited, though it would impart some new life to the depressed trade and industry of the country. Mr. de Rothschild's proposal for the European gold standard countries to purchase, say £5,000,000 of silver annually for five years at a price not to exceed 43d. per ounce,

will, if the United States continue their present coinage of silver, arrest the fall in the gold value of the rupee, because the purchase will affect silver, though it is doubtful if it will have much effect on the gold prices of commodities, as the amount added to £1,295,000,000 will be so small; but for the time it will be a benefit as well as an experience, which is much wanted in this country. The quantity of silver to be purchased is, however, too small, though this is at least a step in the right direction.

The objection to it is, that it is a policy which is not based on any principle, though in an imperfect manner it aims at the object in view, namely, of adding silver to the money of the gold countries, and of keeping back unnecessary additions to the money of the silver countries; but it fixes an annual sum, irrespectively of the amount of silver that may be produced, and it does not lead to any fixed par of exchange between silver and gold. As, however, the fact that Mr. de Rothschild put forward this proposal, coupled with a recommendation to raise our legal tender of silver from £2 to £5, it is to be presumed that our Government, which alone in Europe has opposed all monetary reform in the last sixteen years, is willing to take part in the carrying out of such a policy; and if so, that is in all probability the most that can be obtained at present. This country would raise the limit of tender of silver to £5, without any change in our coins, but the other countries would, we presume, add to their full legal-tender silver, and not merely to their small change. It is hardly necessary to point out that if the United States and France were to demonetize their dollars and 5-franc pieces, amounting to nearly \$240,000,000, there would be a further contraction of the money of the gold standard to an extent that could not fail to bring additional disaster on Europe and the United States. Even if they were only to recoin their silver at something near the present ratio, it would be a serious contraction of the gold currencies, as the £240,000,000 would then be recoined into about £160,000,000, by this act striking out of existence £80,000,000 of the present money in the gold countries. Any avoidable diminution of the quantity of money in the gold countries ought, in the strongest manner, to be deprecated, as the civilized world is interested in the full legal-tender silver coins in the gold countries remaining as they are, and not being recoined into heavier weights and fewer pieces, that is, a less amount of money.

It is a most difficult problem to reconcile, under any proposal, the interests of India with those of the gold standard countries. There is no solution possible that will favor both, and bring with it no drawbacks. The only solution that would not in any way be a drawback to India would be the addition of about £400,000,000 of new money in the gold-standard countries, as this would restore the purchasing power of gold to the status quo of 1865 and 1869, and the purchasing power of the rupee is just about the same as it was during that period. But this is impossible. To landowners, farmers, owners of house property, merchants, manufacturers, and producers generally, the fall in the gold valuation is in great measure irrevocable, there can be no possible approach to the prices of twenty years ago, and there is reason to fear that there may be a further fall in gold prices of land and commodities. Mr. de Rothschild's proposal is before us; it has presumably the approval of the Government; it was received favorably at the monetary conference: it is a step in the right direction, and as there is no other proposal equally available, it would be well if it were accepted and acted on without delay. Mr. de Foville's proposal of silver warrants stands on a very different footing, as the value of the warrants, if I understand the proposal rightly, would fluctuate with the value of silver, and thus remains an existing silver money of full legal tender in the gold money countries, except in the case of this country, which would add to its existing silver to be purchased to the existing full legal-tender silver coins.

If, however, our monetary policy is to be based upon a permanent and automatic principle, bimetallism must be adopted, and it is certain that, if Mr. de Rothschild's proposal is accepted and acted upon, the experience that will be gained will lead to bimetallism. It will be a matter for arrangement between the governments as to the ratio to be adopted, but whatever ratio is decided upon will establish a fixed par of exchange between silver and gold, between the silver countries and the gold countries; and all the countries using the precions metals as money will thus have the same relative prices of commodities, and the same purchasing power in their money. The bimetallic system is getting better understood, and we can not doubt that it will ultimately prevail. The adoption of it would render unnecessary in India any gold currency or gold standard without gold. If, however, a gold standard should be decided on for India, without bimetallism, then, for reasons that I gave twelve years ago, in the Westminster Review, I prefer a gold standard with

^{*}October, 1880, article "East Indian currency and exchange."

out gold. In considering the question of the regulation of the Indian currency, and Mr. Lindsay's proposal to make the Bank of England responsible for it, there are various weighty objections to any system that withdraws from the Government in India the complete regulation of the currency. If the coinage of silver is to be limited or suspended, so as to arrest the fall in the gold value of the rupee, or to raise it to a higher gold value, the duty and responsibility of carrying out this policy ought to devolve upon the Indian government on the spot. It would, however, be very much better for India if bimetallism were adopted rather than any limitation or suspension of coinage that would sever it from the other silver standard countries that lie so near it, by a divergence between the rupee and the silver money of the Straits, China, and Japan. But if India decided to cut adrift from the other silver countries, total suspension of coinage might be too drastic a measure, and it might be found more prudent to purchase and coin a fixed amount of silver per annum, larger or smaller in proportion as the object might be to arrest the further fall of the gold value of the rupee, or to raise its gold value—a question for the Indian government and people.

But it may be well to point out an important distinction between the action of binietallism and the action of the suspension or limitation of the coinage in India. Under bimetallism the gold value of the rupee could be raised to any figure, say, for example, to 1s. 11d., but Indian prices would not fall proportionately, as 1s. 11d., is to 1s, 3d., or 23 to 15. The reason is that under bimetallism, while the rupee went to 1s. 11d., gold prices of commodities would rise and silver prices would fall until they come to a meeting point. Gold prices would probably rise about 10 per cent, while silver prices would fall about 20 to 25 per cent. But if under suspension of the coinage the rupee was put up to 1s. 11d., Indian silver prices would fall 30 to 35 per cent, for the simple reason that gold prices would remain entirely unaffected, and thus silver prices would require to fall just as far as the rupee rose. If under the suspension of coinage the rupee is raised to 1s. 9d. or 1s. 84d., Indian silver prices would fall as far as they would do under bimetallism, with the rupee raised to 1s. 11d. This is one of the extremely important advantages that India would gain by bimetallism as compared with suspension of the coinage, and if the other advantages of bimetallism are considered, its importance to India at whatever ratio may be

agreed upon is overwhelming.

The progress that bimetallism has made in the last ten years must be regarded as very satisfactory. Sir Louis Mallet, one of the delegates at the Paris Monetary Conference of 1881, at which the United States and the fourteen leading countries of Europe were represented, has recorded his opinion "that, on the occasion of the Monetary Conference of 1881 at Paris, it appeared probable that, if the assent of Her Majesty's Government could have been obtained, such an arrangement as I have suggested (namely, bimetallism) would have been acceptable to the other powers." So that, at that conference, bimetallism was so thoroughly understood and accepted that Sir Louis Mallet regarded all the other representatives except those of our own Government as prepared to accept on behalf of their governments a proposal for bimetallism. Then our own Gold and Silver Commission of 1886 to 1888 found unanimously that bimetallism had, in the two hundred years ended in 1873, preserved the ratio between silver and gold, so that it did not vary more than 3 per cent above or 3 per cent below the fixed ratio of 1:151. The six monometallist commissioners favored bimetallism for every country except our own, and recommended that, to facilitate this object, the Bank of England should hold one fifth of its specie in silver, as permitted by the bank charter act of 1844. Sir John Lubbock and Mr. Birch, however, appended a note expressing a doubt whether the ratio could be permanently maintained. In the late conference at Brussels bimetallism was advocated by all the American representatives and by Mr. Tirrard, now French minister of finance, and many of the European representatives. Last October Mr. A. J. Balfour, M. P., made a special speech at Manchester in favor of bimetallism, and Mr. Henry Chaplin, M. P., advocated its adoption at the agricultural conference in London in December, and thus we find it increasingly understood and increasingly accepted. It is true that there are some violent opponents of the principle who would wish us to believe that the system never was and never could be successful, and that the leading governments and leading statesmen of the age are supporting a foolish proposal. Indeed, during the last year a volume was published by Dr. Giffen, entitled The Case Against Bimetallism, in which the crowning demonstration in favor of his views consists in ten pages of monthly quotations, from 1820 to 1847, of the premium on gold in Paris. The contention in the volume is that as gold was at a premium for purposes of export the French standard was one of silver, and not of the two metals. Dr. Giffen speaks of "the transition from one standard to the other occurring at a flash." But this scheme of bimetallism being an alternating standard, and as the change from the one to the other at a flash is purely imaginary, and indeed is a complete misconception of the operation of bimetallism in France.

Table XI, p. 231, shows the annual amount of gold and silver tendered at the French mint, from 1806 till 1875, under the law of 1803—that is, during practically the modern bimetallic period.

TABLE XI.—GOLD and SILVER COINED in FRANCE CONVERTED at £1 per 25 francs.

Period of five years.	Gold average per annum.	Silver average per annum.	
1808-1810 1811-1815 1816-1820 1821-1825 1828-1830 1831-1835 1838-1840 1841-1845 1846-1850 1851-1855 1866-1860 1861-1865	3, 299, 503 1, 951, 604 405, 743 293, 976 826, 149 589, 857 159, 336 1, 294, 337 12, 609, 963 21, 605, 465 7, 657, 357	£1, 884, 73 5, 208, 02 998, 11 8, 526, 43 5, 032, 00 6, 576, 12 8, 048, 18 8, 033, 28 4, 311, 75 686, 65 175, 08 8, 402, 02	
1871-1875	2, 475, 213 Total gold.	2, 742, 77 Total silver £217, 640, 23	

Now, this is the entire coinage of gold and silver from 1803 till 1875, and up till 1873, when interference with the system first began, the whole of this gold and of this silver was tendered at the French mint on the ratio of 1 ounce of gold to 154 ounces of silver. There was not a single year during the whole period in which silver was not tendered and coined, and gold was coined in every year except 1872 and 1883. It will be seen that on the resumption of specie payments by this country in 1821 the coinage of gold in France fell off in a very marked degree, and on the influx of gold from 1851 the coinage of silver fell off. So that the whole of the gold and silver coined in France from 1803 to 1875, amounting to the enormous sum of £322,993,410 of the former and £217,640,234 of the latter, was tendered at the French mint without premium and without discount for either metal, and it is certainly a complete vindication of the effectiveness of bimetallism that the French mint should have received and coined in seventy-three years £540,633,644 of gold and silver at the value of 154 to 1 for equal weights. Mr. Henry Hucks Gibbs, in a late pamphlet* clearly shows, among other interesting points, that the money price to be obtained for gold and silver at the French mint was as exactly fixed for both metals, and continued so from 1803 to 1873, as the price of £3 17s. 9d. is for the ounce of gold at the Bank of England, and owners of silver in London sending it to the French mint knew exactly what amount of English money they would receive for it at a given rate of exchange on Paris. Further, in the ordinary financial, banking, and commercial business of France, apart from the trade in bullion, coined money of gold or silver was never either at a premium or a discount, and this statement is not made without complete inquiry into the facts. Dr. Giffen imagines, when gold or silver bullion or coin was at a premium for export, that in the banking and trading transactions of France a profit could be made by paying in the

customer of any French bank in the period under consideration.

With most of the leading governments and the leading statesmen of Europe, the United States and India perfectly convinced of the effectiveness of bimetallism and willing to adopt it if all the principal countries will join in an international arrangement; with bimetallism as the sole remedy discovered by the gold and silver commission, after sitting for two years, in which they failed to find any defense for monometallism as it has operated during the last nineteen years, it is not necessary to enter into any elaborate vindication of the bimetallic system. While Mr. de Roths-

^{*}The Fall in the Gold Price of Silver, and the Closing of the French Mint.

child's proposal, or something akin to it, will for the present give a breathing time in the divergence between gold and silver, it is nevertheless to bimetallism that we must come at last if the nations of the world are to have equally and without favor or prejudice the benefit of all the gold and silver available for coinage with a fixed par of exchange between silver and gold, and a single money standard and the same relative prices in all countries using the precious metals as money. Without bimetallism, as we have seen during the last nincteen years, these advantages can not be obtained, and therefore it is that we regard the final triumph of bimetallism as inevitable.

[Senate Mis. Doc. No. 91, Fifty-third Congress, first session.]

Mr. Sherman presented the following correspondence with the Secretary of the Treasury relative to the disposition of the seigniorage arising from the coinage of silver purchased under the act of July 14, 1890.

United States Senate, Washington, D. C., October 23, 1893.

DEAR SIR: Will you be kind enough to advise me upon the following points:
(1) What amount, if any, of the Treasury notes issued under the act of July 14,

1890, have been redeemed in gold or silver coin upon the demand of the holder, as provided in the last clause of the second section of that act?

(2) Has the silver bullion purchased under the first clause of the third section of that act prior to the 1st of July, 1891, been coined into standard silver dollars? If so, how many such dollars have been coined? Did any seigniorage accrue from such coinage, and, if so, what disposition has been made of it?

(3) Has any silver bullion purchased under the provisions of that act been coined into silver dollars since the 1st day of July, 1891, and, if so, how many, and what gain or seigniorage, if any, has accrued therefrom, and has it been accounted for and paid into the Treasury?

(4) What has been the construction of the Department in respect to seigniorage under the Bland act and also under the act of July 14, 1890? Is such seigniorage represented by bullion or coin in the Treasury, and, if so, has it been expended as current revenue?

For want of time I avail myself of this mode of inquiry, rather than by resolution of the Senate. I wish the information in such form that I may use it in debate. Very respectfully, yours,

JOHN SHERMAN.

Hon. J. G. CARLISLE, Secretary of the Treasury.

> TREASURY DEPARTMENT, OFFICE OF THE SECRETARY, Washington, D. C., October 24, 1893.

SIR: I have to reply to the inquiries contained in your letter of the 23d instant as follows:

(1) The amount of Treasury notes issued under the act of July 14, 1890, redeemed in gold and silver coin to date upon the demand of the holder, as provided in the last clause of the second section of said act, has been, in gold coin, \$52,395,840; in silver dollars, \$2,224,192, and notes for the latter amount canceled.

(2) The amount of silver bullion purchased under the first clause in the act of July 14, 1890, from the date the same took effect to June 30, 1891, was 48,393,113.05 fine ounces, costing \$50,574,498.40. From August 13, 1890, to June 30, 1891, there was consumed of this bullion in the coinage of 27,292,475 silver dollars 21,109,023.63 fine ounces, costing \$22,747,860.42, giving a seigniorage of \$4,544,614.58. Of this seigniorage \$25,466.43 was used to reimburse the bullion fund of the mint for 24,545.69 ounces wasted by the operative officers and for silver sold in sweepings, the balance being accounted for and paid into the Treasury as a miscellaneous receipt.

(3) Of the silver bullion purchased under the act of July 14, 1890, the amount consumed in the coinage since the 1st day of July, 1891, has been 6,808,232.96 fine ounces, cesting \$6,362,326.19. The number of silver dollars coined therefrom has been 8,794,810, giving a seigniorage of \$2,432,483.81. From this there has been paid for the wastage of the operative officers and loss on sale of sweeps \$35,383.49. There was also paid for the expenses of distribution \$77,447.47, the balance being paid into the Treasury as a miscellaneous receipt and used in the payment of current expenses.

(4) The act of February 28, 1878, provided that "any gain or seigniorage arising from this coinage shall be accounted for and paid into the Treasury as provided for under existing laws relative to the subsidiary coinage." (See section 3526, Revised Statutes.) This act provided that the gain or seigniorage on the coinage of silver bullion for the subsidiary coinage should be credited to a special fund, denominated the "silver-profit find," which fund should be charged with the wastage and expenses of distribution, after which the balance remaining to the credit of the fund was to be paid into the Treasury at least twice a year.

The construction of the Department in regard to accounting for the seigniorage accruing on the coinage of silver dollars under the act of February 28, 1878, has been strictly in accordance with the provisions of section 3526, Revised Statutes, and the same course was pursued in accounting for the seigniorage accruing on the coinage of silver dollars under the act of July 14, 1890, until September 8, 1893, when my attention was called to the fact that this act made no provision for the payment of any expenses from the seigniorage, but provided that "any gain or seigniorage arising from such coinage shall be paid into the Treasury." Instructions were, therefore, given that no expenses whatever should be paid from such seigniorage, either for the wastage of the operative officers at the mints or for expenses of distribution

All seigniorage so far paid into the Treasury has been represented coin. The seigniorage on the coinage of silver dollars, both under the act of February 28, 1878, and July 14, 1890, has been declared by the mints at the end of each month. There has been no coinage of silver dollars since May, 1893, except \$200, proof pieces, by the Philadelphia Mint.

The balance of silver bullion on hand October 1, 1893, was 187,666,257 fine ounces, costing \$124,561,428.24. Add to this the amount that will be purchased in October, say 1,800,000 ounces, at an estimated cost of \$1,327,500, and it will give a balance on hand November 1, 1893, of 139,466,257 fine ounces, costing \$125,888,929. The coining value of this amount would be \$180,320,008, and the seigniorage theron \$54,431,080.

Should 4,500,000 ounces be purchased from November 1 to October 1, 1894, it would make a total of 49,500,000 ounces, which, at the present market price of silver, say 74 cents, would cost \$36,630,000. The coining value of this bullion would be \$65,000,000; the seigniorage on same, \$28,370,000. This would make the total seigniorage on bullion to be coined of \$22,801,080. Add to this the seigniorage on bullion coined up to date, \$6,977,098, will give the total seigniorage on bullion purchased under the act of July 14, 1890, of \$89,778,178.

Respectfully, yours,

J. G. CARLISLE, Secretary.

Hon. John Sherman, United States Senate.

[Senate Mis. Doc. No. 95, Fifty-third Congress, first session.]

The Future of Silver, by Eduard Suess, professor of geology at the University of Vienna, Austria, vice-president of the Imperial Academy of Science, member of the Austrian Parliament, etc.

[Translated by Robert Stein, U. S. Geological Survey. Published by permission of the author and by direction of the Committee on Finance, Senate of the United States.]

PREFACE TO THE AMERICAN EDITION.

Some years after the introduction of the gold standard in Germany, which gave rise to so important movements, I published, in 1877, a small work, "The Future of Gold," wherein I tried to show that from geologic indications we must expect in the future a scarcity of gold and an abundance of silver, and that the extension of the gold standard to all civilized states is impossible.

The work on "The Future of Silver," which now earns the distinction of being published in the English language through the Finance Committee of the United States Senate, appeared in the spring of 1892, when the deliberations concerning the introduction of the gold standard in Austria-Hungary began. In the meantime many of the statements I had made in 1877 had been verified. The production of gold, owing to the exhaustion of rich fields, had fallen for several years; afterward,

^{&#}x27;Die Zukunft des Goldes. Von Eduard Suess. Wien und Liepzig, Wilhelm Braumuller, K. u. K. Hof- und Universitätsbuchhändler. 1877. The German edition of the present work, "Die Zukunft des Silbers," is published by the same firm. (Translator's note.)

indeed, owing to the discovery of the Transvaal fields, it had once more risen, but at the same time an extraordinary increase in the consumption of gold by industry had occurred. Simultaneously there was noted an increase in the silver production, despite the falling price of silver, an increase which was mainly due to improvements in metallurgic processes. Argentina, Brazil, Portugal, Spain, Italy, Greece, amid vicissitudes of a diverse nature, had lost their metallic circulation wholly or in part; nay even, in 1890, a time came when the strength of the Bank of England was not by itself equal to the emergency.

Under these circumstances many of my friends and myself were of opinion that Austria-Hungary, in order to guard herself against all contingencies, ought indeed gradually to acquire a moderate amount of gold, but ought neither to proclaim a gold standard nor establish a definitive ratio between the silver florin and the gold

coin.

Our Government went much farther than we deemed advisable.

Meantime, in the beginning of 1892, the last great work of Ad. Soetbeer on this subject (Litteraturnachweis über Gold- und Münzwesen) had appeared, in which (for example, pp. 285, 291) some of the arguments advanced against the exclusive gold standard are conceded. Mr. Soetbeer also honored me with letters in which he expressed his misgivings at the course of affairs and at the appreciation of gold. He regarded the endeavors of the bimetallists as impracticable, because of England's attitude, if for no other reason; but he was convinced that some measure must be adopted to check the fall of silver. On July 30 and 31, 1892, I had the pleasure of spending two memorable days at his house at Göttingen. On August 5 he sent out a memorandum containing his propositions. In their essential features these propositions required indeed the recognition of gold as the sole standard, but no state was to keep in circulation gold coins of less than 20 francs, 20 marks, 1 sovereign, or \$10, nor any credit note below that value. The principal silver coins were to be recoined at a higher ratio than 15½; every government was to receive its own principal silver coins in payment to any amount, while the legal-tender quality of these coins for private payments was to extend to three times the amount of the gold coin (for example, to 60 francs). Fully covered certificates were to be issued on silver, but no credit notes.

As regards the ratio at which the principal silver coins were to be recoined, Dr. Soetbeer's views were not settled. In his last letter to me, dated October 7, 1892, he mentioned 22:1. Shortly after, on October 23, this excellent man, with his wealth of experience, departed from among us, in the 78th year of his life.

How the international congress rejected all propositions; how, in the year 1893, events developed with overwhelming rapidity, it is not now my purpose to relate. Soetbeer admitted that the effect of his proposition would be but transient, yet he saw no possibility of more radical measures. For a number of years, on the basis of geologic experience, the world has been warned that its entire monetary system is drifting toward an abyss. During the past year we have approached close to its

E. SUESS.

VIENNA, AUSTRIA, October 1, 1893.

CHAPTER I.

INTRODUCTION.

Earliest Outpours of Gold from California and Australia-Murchison-Baron Von Hock and M. De Parieu-Hocheder-Warnings-Unity of Interests-Limits Established by Nature.

If in New York the ounce of fine silver sells for \$1.2929, then the price of the silver in the dollar is said to be at par. At the moment I am beginning to write, the ounce of fine silver is quoted at \$0.90 and \$0.91; that is to say, the metallic value of the dollar is only 69.6 to 70.4 cents. As compared with gold, silver is depreciated to an extent without precedent in modern times.

Now there are short-sighted persons who regard this circumstance as a permanent success for those governments that are in possession of a gold currency; and the complete defeat of silver, and the impossibility of its ever regaining the full dignity of a medium of commerce, especially in Europe, are looked upon as demonstrated.

But this verdict is based on but a small portion of the multitude of facts bearing on the subject. It overlooks the fact that for millenniums the two metals, gold and silver, owing to certain properties by which one became the complement of the other, shared between them the solution of one of the greatest of economic problems; that in recent decades, with the enhancement of material well-being and commerce, this problem has become enormously extended and absorbs constantly increasing quantities of metal; and that the mistake by which the bond of union between the two metals was arbitrarily severed can not become more ominously manifest, for the world's economy and for peaceful progrees, than by the divergence of the values of the two metals.

This divergence moreover is the very contrary of those assumptions under which some years ago the introduction of the gold standard was proposed and later on

defended.

All commerce proceeded without disturbance as long as gold and silver stood to each other in a relation of value established partly by law and partly by usage. The first impulse toward unsettling this relation was given by the large shipments of gold that came to Europe from California and Australia after the year 1849. The world was startled; gold came in such abundance that it began to fall in value; voices were heard in Paris proposing the complete demonetization of the metal, so

unreliable in its production.

Even at that time geologists spoke to warn and to reassure. Murchison in 1854 wrote that, in view of the facts recorded in the crust of the earth, the fear that gold would remain permanently depreciated in comparison with silver was entire groundless. The flood of gold would abate as soon as the alluvial land was exploited. In fact, it was yet to be proved that gold extended in workable quantity to any great depth. Veins of silver and veins of argentiferous lead, on the other hand, existed in abundance. The superficial dissemination of the gold and the deep extension of the silver were already indicated in Scripture (Job 28, 1). In fact, the inflow of gold began to diminish. In contrast with the previous plan, the demonetization of gold, the idea was now broached of using the existing gold for the creation of a single gold standard for the entire globe, and thereby putting an end once for all to the oscillations of the two metals. That was a fine and grand idea, and had it been practicable, it would most certainly have been a decided step in advance in the world's commerce. This idea in fact animated many excellent men; in Austria it inspired Baron von Hock; in France, M. de Parieu; and it fills the monetary discussions of the year 1868.

Not long before, the Austrian mining councilor, Hocheder, had returned from Brazil, where for many years he had been superintendent of mining. He had seen how numerous gold-vein mines grew so poor at greater depth that they could no longer be worked with profit, and he ventured publicly to question whether gold in any case continued to any great depth. The discussion of this question, in which Grimm in Przibram, Haus Höfer, Pošepny, and others took part, showed that gold had indeed been found in many veins down to considerable depths, but that it there occurred in a mineral combination which considerably increases the difficulty of production, and which, combined with the difficulties and expense always attendant on deep mining, very often renders the production of gold from such depths unprofitable. To this was added the old experience, made thousands of years ago, that gold appears only on the borders of civilized countries—that is to say, that the gold

deposits of civilized countries are practically exhausted.

In the mind of every calm thinker the question should even then have arisen whether there really exists an amount of gold sufficient to establish a universal gold

standard for the whole earth.

In Germany the gold standard was introduced. At that time it was thought that with the fall in the value of silver the production of silver from mines would decrease, and an equilibrium would thus be established. It was replied that the production of silver would not decrease; on the contrary, from the nature of the ores, from refining processes, and for other reasons, an increase in the production of silver was to be expected even with falling price. This increase, in fact, has taken place. It was said at that time that the quantity of tokens of credit was increasing from day to day at such a rate that a smaller and smaller amount of metal would satisfy the demands of circulation. In reply it was pointed out that on the contrary, with the increase of fiduciary values and at the same time with the development of general commerce, the demand for metal must rise, and to what extent this proved true is shown by the experience of the Bank of England in 1890. The view that the requisite quantity of gold did not exist was sneered at. The sneers were One of the most gifted and influential advocates of the gold standard prophesied as late as 1876 that we are beyond question approaching a future when all lands would adopt the same metal as the basis of their currency. In view of the lessons learned since that time, that prophesy will not be repeated so far as gold is concerned; and yet, without the conviction that the single gold standard will be universal, its introduction of any limited area of the domain of commerce comprising the whole earth can have no other than a disturbing effect.

¹ R.J. Murchison, Siluria, I, ed. 1854, p. 431-458: On the original formation of gold, and its subsequent distribution in débris over parts of the earth's surface.



The prospect is—it was stated at the time—that after a few centuries, gold, becoming rarer and rarer, will be unable to maintain the economic position it has thus far occupied. The reply was: What has the practical statesman to do with future centuries? But Otto Arendt, Neuwirth, and many others have shown in a striking manner what fateful significance the rising value of the standard metal has for a social

organism.

The possibility of an international agreement unfortunately recedes more and more in the face of accumulating difficulties. The conditions of production both in agriculture and in industry in regions with falling standard depart more and more from the conditions in regions with rising standard. The steady increase and improvement in all the means of mental and physical intercourse has brought about a solidarity of all advanced nations which comprises not only their modes of thinking but also a large share of their interests. If in consequence of withdrawal of gold deposite the Bank of England raises its rate of discount, every great market of the earth knows it on the same day. The constant silver purchases of the American Treasury determine the level of hydrostatic equilibrium of the price of silver all over the earth. They influence the price of wheat in India, of silk in China, of the sugar that leaves Hawaii. And, as at times an epidemic sweeps over a continent and attacks all nations without regard to political boundaries, so we have seen economic crises spread with invisible power over whole continents, and a single state stand helpless in the presence of the destroying force.

With the divergence of the values of the two metals the world's commerce

approaches a great crisis.

Nature has bounded man's life on earth by certain conditions to which even the

richest nation and the most powerful government must conform.

Modern physics has made us familiar with the peculiar limitation and restriction of the perceptive faculty of our organs of sense. If I enter into a dark room, in which there is a freely movable rod, and if I am able to make this rod perform any desired number of vibrations, I shall witness the following phenomena: As soon as the number of vibrations has reached sixteen per second—that is to say, with sixteen impacts against my tympanum—my ear perceives a deep bass note. With the teen impacts against my tympanum-my ear perceives a deep bass note. increase in the number of vibrations the tone becomes higher and shriller, and at 40,000 vibrations my ear no longer perceives it. Everything is silent; the limit of perception of my ear has been exceeded. I feel heat radiating from the rod, but I hear it no longer. Only much later, when the number of vibrations has reached 450,000,000,000 per second, there begins the activity of another organ of sense, the eye. I see the rod; it shines with dark red color. The number of yibrations increasing, the luminous color runs through the series of the rainbow; at 800,000,-000,000 it has reached the dark violet; darkness comes on once more; the limit of perception of my eye has been exceeded; whatever lies beyond remains unknown to Thus nature has set bounds to the faculty of hearing, below and above; and after a long interval she has opened to the eye a similarly bounded though much more extensive range. We fancy we perceive the whole outer world, and yet it is merely framed windows, as it were, that permit us to listen and to look forth out of

Similar bounds to human activity have been set by nature in many directions. The gifts she offers are of many kinds, but they are limited in quality and quantity. Experience gathered from the structure of the globe affords reason for the conjecture that heavy metals appear at the surface of the planet more rarely than lighter substances. On the whole, this conjecture is confirmed by the facts. Gold, platinum, iridium, and other metals, which are nearly twenty times ormore than twenty times heavier than water, are without exception rare. It is a limited group of metals, the lightest of which is gold (19·253), that are designated as the "heavy" metals. This group is separated from the other metals by an interval, interrupted only by quick-silver (13·596), remarkable for its low melting point. Next follow the two metals thallium (11·9) and palladium (11·8), which are also as yet among the rarer ones; then in the order of their weights, and closely related also by the manner of their occurrence, lead (11·352) and silver (10·474). The great gap, beginning with gold, interrupted only by quicksilver, and ending with thallium, and the fact that silver lies beyond that gap, at once indicates that these two precious metals, gold and silver, are probably available in very different quantities.

Man can choose and utilize; but he can not effect changes except within rigidly drawn lines. Thousands of years ago man chose metals for his currency. Copper, silver, and gold are so conveniently associated by their useful properties that three zones of currency have been formed, more or less sharply bounded, but yet practically contiguous. Platinum came into use temporarily; it is not available in sufficient quantity. Nickel has been used by some States, but the intercalation of a medium between copper and silver has in most countries been found unnecessary. Now, the limits of the three principal zones are determined and prescribed by the

Now, the limits of the three principal zones are determined and prescribed by the quality of the metals. Let us take an example. An attempt was made to put a

gold coin into circulation in place of the silver 5-franc piece. The attempt failed. The gold 5-mark piece, too, refuses to remain in circulation.

For it must be observed that the volume of a gold coin as compared to a silver coin of the same value is determined not merely by the legal ratio, say 1:154. Besides the absolute weight of the gold coin, of fixed relation to silver, the volume is also determined by the much higher specific gravity of gold. The one-tenth of copper alloy, which both, as a rule, contain, will be in the gold coin 1:154, both of the weight and of the volume of the copper alloy of the corresponding silver coin. Now, since the specific gravity of gold is to that of silver as 19 253: 10 474; that is to say, almost 2:1, the volume of the gold ingredient is about the thirtieth part of the volume of the corresponding silver ingredient. For this reason the 5 mark and 5 franc gold pieces are so small as to become unhandy, and, therefore, up to that level, despite all edicts of lawmakers, silver coin always remains in use.

But just as in the selection of coins to be issued the lawmaker is tied down by the quality of the metals, so in determining the metallic basis of his currency he is tied down by the mode of occurrence and manner of production of the metals.

The present development of the conditions of currency in Europe is in contradiction with the geologic conditions under which the metals occur. The warnings remain unheard. Let us now attempt to trace out some features of this unnatural development of things.

CHAPTER II.

RECENT EXPERIENCES IN THE EXTRACTION OF GOLD.

The Sulphides—The Gossan—The Alluvial Land—Phases of Mining—Difficulties with the Sulphides—California—Australia—Russia—Transvaal.

The lodes and veins which carry gold exhibit this metal at some depth almost always in combination with sulphur metals, and especially with pyrite. Ther lodes in which gold and silver occur together, as in Hungary and Transylvania. great Comstock lode in Nevada, too, belonged to this group. Even in these lodes sulphur compounds play a prominent part, although, as will be seen later on, when silver predominates, autimony and arsenic often assume importance as companion

This deeper zone of the lodes of noble metals is designated as the zone of the sul-

phides or sulphur metals (pyrite group).

In the higher horizons of one and the same lode there is observed, as one approaches the surface, a different condition of the ores, or, more correctly speaking, the sulphur metals of the deeper portions have been decomposed and altered by external influences from the surface down to a greater or less depth. Such a zone of decomposition, in some cases, has been eroded and is hardly visible; in other cases it extends some hundreds of feet down into the lode. In some cases its lower limit is marked by the level of subterranean water, as in many Australian mines; in other cases its lower limit is irregular and indefinite.

The condition of these higher parts of the lode is different in gold lodes from what

it is in the silver lodes.

In gold lodes the pyrite is decomposed; the quartz, which forms the principal mass of the lode, is rusty brown in color, and in fissures and cavities is traversed by veins and nests of various iron compounds, resulting from the decomposition of the pyrite. Among them are seen larger and smaller quantities of free gold, now in grains or in larger kidney-shaped or rounded bodies, the so-called nuggets, now again as crystallized gold.

In the outcrop of these lodes that yield gold and silver free gold is found, together with black chlorine compounds of silver; in the Comstock lode free gold was extracted for some time before anyone recognized the value of the rich black silver

This uppermost altered zone of the ore lodes is called by the German miners the

"hat," by the Englishman the "gossan."

The surrounding rock is weathered and carried off by water or tumbles down the slope; the gossan crumbles off, and, with its free gold, its brown colored quartz, and with the harder parts of the adjoining rock, forms the auriferous alluvium. This is the third zone of occurrence. Silver does not form rich alluvial land; only platinum and tin share this quality with gold.

The separation of the zones of the sulphur metals, the gossan and the alluvial land, indicates also the three phases that may be distinguished in the extraction of gold. This extraction, of course, moves in the opposite direction. First the alluvial land is exploited quickly, without great appliances, and with large profit. Next follows mining, first on the gossan. The free gold is stamped; comparatively simple

amalgamation permits its extraction. On the alluvial land there is as yet a chance for individual work, unless there is question of great hydraulic works, as in the working of the alluvial land of California. On the gossan there is already need of capital, of a certain amount of investment, generally supplied by a company. It extracts the free gold; expenses are not too great; dividends are paid; everybody is satisfied. But now the sulphides begin to increase; water begins to enter; new machines are required; the product of the amalgamating works becomes less. The sulphides demand an entirely different treatment, such as chlorination, to make them part with their gold. That is the crisis. Woe to the investor who now buys the works on the basis of their previous average yearly product; disappointment is then inevitable. This moment of transition from the gossan to the sulphur metals is to the mine the time of severe trial. If the lode is rich and thick, if new capital is found, then new works are erected, the water is brought under control, and the work continues. Its returns have become less but steadier.

But even steadiness has its limits, and the returns depend on the power of machinery. Not long ago the Kaiser Josefi tunnel in Schemnitz was opened; it drains a large part of the works; a century's labor had been spent on it, and it is a good, proud, useful work. But that is not the scale to be applied to the present works in the rich gold and silver mines of America and Australia. There the most powerful steam engines stand above shafts which in the shortest time have been driven to a depth of 1,000 to 2,000 feet; in the depth of the mine, the motor, driven by compressed air, forces the diamond drill into the rocks to make room for the cartridge, filled with explosives of a power undreamed of in former days, and several of these cartridges are discharged at the same time by the electric battery. Even from the poor sulphur metals dividends are to be paid; higher wages are paid; shares are issued, and with irresistible force the crosscuts push forward; for miles the subterranean galleries extend; whole forests of timber are piled up in the cavities of the honey-combed ore bodies. The greater the force the greater the profit—the nearer, also, the end

Only fifteen years ago it might be said that the output from the alluvial land was rich but transient, while the output of the lodes was poorer, often unprofitable, but more constant. Improvements in the chemical and metallurgic processes have since then rendered many an ore workable which formerly did not pay. But on the other hand the improvements in mechanical contrivances and in mining proper have caused the subterranean work to be accelerated to such an extent that the life of each work has been shortened. For even the richest ore deposit contains only a

limited amount of gold in accessible form.

mited amount of gold in accession form.

It must be admitted that the free gold in the gossan is of different quality from thick occurs farther down in the lode combined with the pyrite. The gold of that which occurs farther down in the lode combined with the pyrite. the gossan contains far less silver than that of the deep portions; often it contains hardly 1 or 1.5 per cent, while in the gold of the deep portions in the same lode there may be 10 to 12 per cent. The gold in the gossan also occurs in much larger grains and nuggets; at times nuggets of considerable size have been found in the gossan while they are never found in the sulphides. Finally, free gold occurs in the gossan also as a coating on fissures and at times in crystals.

From this it appears that in the gossan, together with the decomposition of the pyrite, there must also have occurred a solution and redeposition of the gold. Although the view met with opposition some years ago it may now be regarded as

demonstrated by experience.1

Far less clear is the mode of occurence of the gold in the sulphides. In Treadwell mine, Alaska, Dawson found the main mass of the ore-bearing lode to consist of quartz, white feldspar, and a little calcapar; some parts assume the characteristics of a true granite. The lode is mined by open cut; part of it contains free gold, another part shows pyrite. But the microscopic examination of the rock by F. Adams shows that the pyrite itself is a secondary infiltration into cracks of the gangue, as, for example, into clefts between crushed crystals of feldspar. In this pyrite lies the gold and appears in the midst of the crystals of the pyrite as inclosed foreign bodies, which, it is true, are exceedingly small.

where the microscopic character of the ore deposit of the Treadwell mine, Alaska, and Frank D. Adams, On the microscopic character of the ore, etc., American Geologist, 1889, pp. 84-98. A notable feature is, for example, the photographic reproductions of thin sections of Californian gold quartzes, published by W. M. Courtis, in Trans. Am. Inst. Min. Eng., XVIII, 1890, p. 639.

¹ The question was discussed from various aspects by Geuth, Amer. Jour. Science, 1859. XXVIII, pp. 253-255; Selwyn, Quart. Jour. Geol. Soc., 1860, XVI, p. 146; Burckhardt, Neu. Jahrb. f. Min., 1870, p. 162; Ross, Raymond, Rep. on Mines, 1870, p. 63; Trautschold, Zeitchr. deutsch. geol. Ges., 1875, XXVII, p. 705; Egleston, Trans. Amer. Inst. Min. Eng., 1880, VIII, p. 452, and The Formation of Gold Nuggets and Placer Deposits, 8vo. New York, 1881; Stelzner, Neu. Jahrb. f. Min., 1883, II, p. 199; Arzruni, Zeitschr. d. geol. Ges., 1885, XXXVII, p. 890; Posepny, Genesis d. Metallseifen, Oest. Zeitschr. Berg. u. Hüttenwes. 1887, XXXV; E. Cohen, Entstehung d. Seifengoldes, Mitth. naturw. Ver. Neuvorpomm. u. Rügen, 1887, XXXV; E. Helmhacker, Reiträge s. Kenntn. d. secundären Goldlagerstätten, Rerg. u. Hüttenm. Zeitschr., 1891, L. No. 37-40; C. Doelter, Einige Versuche üb. die Löglichkeit d. Minerale, Tschermak's Min. Mitth. herausg. v. Becke, 1890, N. Folge, XI, p. 328; and in many other places.

On the other hand, it may be assumed as probable in many cases that this gold of the depths is combined not only with a large amount of silver but also with other metals, such as tellurium and especially bismuth. This, according to Pearce's observations, is true for several very remarkable occurrences in Colorado, and the gold bars coming from Australia are said to contain in some cases perceptible quantities

of maldonite (gold bismuth). To extract this gold, contained in exceedingly small particles in the sulphides, is the difficult task of the metallurgist as soon as the mine has passed through the gossan. For this purpose various processes have come into use in recent years, involving mostly treatment with chlorine gas or addition of sodium chloride (table salt), and many improved variations of the older processes of Plattner and Patera. At first it was thought that these processes of chlorination yielded better results for silver than for gold, but the minute investigations of Prof. Christie, confirming the older works of Austrian and German metallurgists, seem to have hit the essential confirming the older works. tial point. These investigations show that in roasting, even at red heat, gold is not volatilized, while silver is volatilized in considerable quantities; but that upon the -addition of chlorine, either in the form of gas or of salt, there ensues at once volatilization of gold also, so that this volatility of the chlorine compounds of gold may induce great loss.3

In this way the robbing empiric processes of gold extraction of former days, which confined themselves to stamping and more or less imperfect amalgamation, have in the course of recent years been replaced, step by step, by serious scientific observation. Especially in the case of the figures of the American production there can be no doubt that their still comparatively high amount is due not to the discovery of new deposits nor to greater richness of the old deposits, but solely to improvements in metallurgic processes. Already there are works which guarantee to the mine owner who brings sulphides to them for treatment, 90 per cent of the gold shown in the assay. Without these astonishing improvements the working of the lodes, in view of the rapidity of mining would even at this day be for the most part unprofitable; that is to say, after passing through the gossan and reaching the sulphides most of them would have been forced to stop working.

CALIFORNIA.

Since the production of Nevada declined, California once more heads all the rest of the United States as a producer of gold, with \$12,500,000. The three phases of

mining, alluvial land, gossan, and sulphides, present themselves there very distinctly.

Forty years ago California showed an annual production of gold of more than \$60,000,000, and Australia nearly as much. That was the time of the great profits from the alluvial land. There are yet living in both countries witnesses of the unheard-of events of those days, and Dan De Quille has recently drawn a graphic picture of the old California prospector, who still nowadays, the worn out blankets on his back, the revolver in his belt, the gray hair fluttering in the wind, a veritable wandering Jew, sniffing treasures, roams about the country, seeking the traces of the

ruined cities which at that time had sprung up as by magic in the wilderness.

"For untold ages before the foot of the first white man pressed the soil of California," says De Quille, "Dame Nature had been playing miner in all the mountains of that country. Countless millions of tons of auriferous gravel and earth had been sluiced down through every gulch, canyon, creek, and river that crossed either the channels of the old dead rivers or veins of gold-bearing quartz veins. The first comers found little to do but to help themselves to the gold which the mining processes of nature had stored up. However, in a few years these heaped hoards of nature were exhausted, but this fact the genuine old-time prospector can not be brought to believe even to this day. All can not be gone; he will not hear that said. He still believes that somewhere a great hoard of golden nuggets is reserved for his special benefit. Having feasted from the golden fleshpots of the old days, he can not content himself with the hermit fare of these frugal times. If there is nowhere still a golden treasure to be unearthed, then his occupation is gone; he is ready to lie down and die." 4

Forty years ago was the time of intoxication and extravagance. Bottles of champagne were set up as ninepins; mirrors were pelted with pieces of gold. But so great finds infatuated the finders to such extent that almost without exception they

p. 597,



¹ Richard Pearce: The Association of Gold with other Metals in the West. Trans. Am. Inst. Min. Eng., New York, 1890, XVIII, pp. 447-457.
² For example, Engin. and Min. Jour., New York, April 27, 1890, p. 390.
² Sam. B. Christy: The Losses in Roasting Gold Ores and the Volatility of Gold. Trans. Am. Inst. Min. Eng., New York, 1889, XVII. pp. 3—45. The loss is greater if salt is added to the roasting ore later than if it is added at the beginning. In a great chlorination work in California in 1882 the loss in roasting rose to 4958 per cent, or almost half the gold, and 28-28 per cent of the silver.
⁴ Dan De Quille, The old California prospector; Eng. Min. Jour., New York, November 14, 1891, p. 567.

came, unsatiated, to a wretched end. Comstock, the discoverer of the great lode called after him, is a well-known example. On the alluvium of California and elsewhere it was the same thing. The discoverers of the rich Cariboo deposits in British Columbia were a Prussian, named Dietze, and a Scotchman, named Rose. They journeyed ever onward, as often as the train of gold diggers had followed them, restless and undaunted. The Scotchman disappeared; later on, his body was found in the wilderness; on a branch hung his drinking cup, and engraved on it with a knife was his name and the words: "Dying of starvation." Dietze returned poor and in broken health, and afterward lived in Victoria on the charity of others.

In California the exploitation of the younger alluvium was followed by the hydraulic work in the older alluvium. But the amount of loose drift and soil carried into Sacramento River was so great that the farming population made objection. Hence the figures of the production of California from recent years comprise, first, the last remains of work on young alluvium; second, the product of the hydraulic works, which varies with the statue of the struggle between hydraulic works and agriculture, and with the amount of water at hand; and, third, the product of the work in the gossan and in the commencement of the sulphides of the lodes.

In the beginning-that is to say, after 1849-the production of California was estimated at 60 to 63 millions a year. All this came from the alluvium. In 1874, for the last time, it was over 20 millions; in 1879 and 1880 it was 17.5 millions, and at that time the excellent geologist Whitney, in his work on the auriferous gravels of California, estimated the production from these gravels still at 12 to 14 millions. That was in the main already hydraulic work, and the remainder came from the lodes. Even at that time Whitney remarked that the nuggets of the alluvium could by no possibility have been brought from afar, but that the strata which furnished these nuggets must have been richer than the present lodes. The richest parts of the gossan have in fact been removed to form the alluvium.2

In 1885 a well-informed and unbiased observer, Prof. E. Reyer, of Vienna, visited all the more important ore deposits of California. The hydraulic works already at that time worked annually 40 millions of cubic meters of auriferous gravel. About 100 millions of it lay in the valley of Feather River and in that of the Sacramento. The farmers had already raised objections; the courts had imposed on the hydraulic works the condition, incapable of fulfillment, of keeping back the debris by barring the valleys. Reyer finds that all the lodes grow poorer going down. From 1850 to 1852 the contents of the most important gold-quartz veins had been 30 to 800 marks per ton; 1860 to 1870, as much as 100; 1874 to 1875, 40 to 80; 1880, 24 to 90. Most of the veins, as soon as active exploitation has been commenced, are exhausted in a decace. Only in exceptional cases do they last more than two decades.3

In the spring of 1889 a report by F.C. Hand stated that in southern California nearly all the auriferous lodes had reached the zone of the sulphides. In many cases, owing to ignorance of this circumstance, large mills had been erected for the extraction of free gold, but as soon as the water line had been reached and the sulphides appeared in greater abundance the amalgamating works yielded less and less, until the owners were reduced to the alternative of either abandoning the works or

deciding upon the erection of new and expensive plant.4

The efforts of the engineers are extraordinary. More than 100 miles is the length of the Amador Canal, which carries the water along the Mother Lode to the transporting and extracting works. The Big Bend Tunnel, Butte County, 4 kilometers in length, 3 15 meters broad, carries off underground the water of Feather River in order to permit the exploitation of the auriferous gravel in its dry bod, and the fall thus obtained serves for the production of electric light, which permits work at night. Yet the figures of the production of California do not rise.

AUSTRALIA.

Among the Australian provinces Victoria has always held the great preeminence as a producer of gold. It was its production that led to the high figures which placed Australia close to the United States of North America in the gold tables. Already in 1877 the conjecture might be made that the decrease in the gold production of Victoria was due to the actual depauperation or exhaustion of the ore sites, and not, as imagined by the optimists of the country, to subordinate and transient circumstances. Experience has confirmed this conjecture.



¹ Milton and Cheadle: The Northwest Passage by Land, 3d ed., 1865, pp. 364, 371.

² J. D. Whitney: The Auriferous Gravels of the Sierra Nevada of California, 4to atlas, Cambridge, Mass., 1880, p. 351, 352, 359.

³ E. Reyer: Ueber die Goldgewinnung in Californien. Zeitschr. f. Berg., Hütten-u. Salinenwes. XXXIV.

⁴ P. C. Hand: Eng. and Min. Journ., New York, March 16, 1889.

⁵ E. Purtscher: Cesterr. Zoitschr. f. Berg. u. Hüttenwes., 1890, Beilage, p. 37.

⁶ Zukunft des Goldes, p. 289. The numbers given here are almost all somewhat higher than those given then; I fellow the more recent statements of the mining registrars.

In 1851 Victoria had produced 212,899 ounces; in the next year, 1852, the figure rose to more than tenfold, namely, to 2,286,535, and, rising continually, reached in 1856 the extraordinary amount of 3,053,744 cunces. From that point commences the decline. Up to 1861 the figure continued above 2,000,000, up to 1875 above 1,000,000; then it fell steadily, being-

1888 634, 620

The provisional figure for 1891 shows a slight rise as compared with 1890, being 621,986 ounces.

This steady decline of the gold production was so severely felt in the country that the attempt was made to give state aid to the gold works. Eighty thousand pounds sterling were annually appropriated for prospecting, but the official reports show that the results were very scanty, and allow one to guess readily that it was not in all cases the public interest which profited by some of the applications of the

"prospecting grant."

The secretary of mines, reporting another decline by 26,278 ounces at the end of 1890, adds: "This decrease appears to be mainly in alluvial gold. To some extent 1890, adds: "This decrease appears to be mainly in alluvial gold. To some extent this must be expected as the natural result of the exhaustion of the more superficial deposits. During thirty years past, the whole of Victoria has been more or less searched for auriferous alluviums. These deposits, wherever occurring in considerable amounts and at moderate depth, have been very generally searched out and worked. Each year during the continuance of the prospecting grant, similar prospecting has been carried on, and we must, though reluctantly, conclude that unless in more or less inaccessible localities or at more considerable depths beneath the surface, the harvest of alluvial gold has been gathered in." After further remarks, in which the hope is expressed that deep-lying leads may yet be discovered, for instance, below the basalt sheets north of Ballarat, the secretary of mining expresses the view concerning lode mining that, thanks to the steady improvement in the the view concerning lode mining that, thanks to the steady improvement in the treatment, the loss of gold had been diminished, and hence the annual decline in production was not so pronounced. "Nevertheless," he adds, "it must now, I think, be fully recognized that, as a natural consequence, the aggregate quantity of gold obtained from the mines of the colony will be less each succeeding year; but the decrease may be minimized by the successful exertions of combined scientific and technical knowledge." He appreciate the hope that advances will be made in and technical knowledge." He expresses the hope that advances will be made in the methods of treatment.

Queensland was later in taking rank in the list of gold-producing states; the. beginning of large works can only be reckoned from the year 1862. In 1877 the output reached the figure of 428,104 ounces, of which a large part came from lodes. In 1878 the figure declined to 310,247, then again to 212,783 in 1883. Thenceforward it begins to rise again; in particular, from 481,643 ounces in 1888 it makes a bound to 739,103 ounces in 1889, to decline again to 610,587 ounces in 1890. In 1891 it was 559,392 ounces.

The sudden rise in wealth in 1888 was brought about by the discovery of the rich deposit on Mount Morgan; this sufficed to maintain the total production of Australia for a short time at the same level, despite the decline in other provinces; but the extraordinary decline of 99,443 ounces, which Mount Morgan showed in 1890, and which was further swelled by 80,000 ounces in 1891, is not a favorable omen for

Mining on Mount Morgan is carried on partly in open cut and partly underground, in a formation which bears essential characteristics of a great gossan, whose downward continuation, however, is questionable. The place lies southwest of Rockhampton, in the central part of Queensland. I follow the description given by T. A. Rickard.3

Mount Morgan rises about 500 feet above the village at its foot. On its summit, in an open quarry, about 1,200 to 1,700 tons of ore are quarried every week, and during the few years that the quarry has been worked already a considerable part of the mountain has been removed. At the time of the visit (1890) this open-cut mining was practiced in five benches, each 30 feet high. From the second bench a shaft 206 feet deep had been sunk, and this was connected with the main gallery, Freehold Tunnel, which was 789 feet long. At right angles to Freehold Tunnel was gallery No. 1, driven from the south side, 33 feet lower than Freehold and 155 below the lowest open cut; it was 1,070 feet long, but with materially different result. A still lower gallery, Sunbeam, had been begun.

S. Rep. 235——24

Victoria: Ann. Rep. of the Shcretary of Mines for 1889, Melbourne, 1890, p. 14.
 Victoria: Ann. Rep. for 1891, p. 7; still more decided and discouraging is the judgment of the state geologist, Murray, in Rep. of the Mining Registrars for the quarter ending June 30, 1889. Appendix A, pp. 72-76.
 FT. A. Rickard, The Mount Morgan Mine, Queensland; Trans. Amer. Instit. Min. Eng., 1891, XIX.

Furthermore, at the height of the deepest open cut there is the shorter gallery, No. 2.

The rich rock on the summit of the mountain is quartz, now grey-blue and hard, now white and of vesicular, almost foamy consistency, traversed by hematite rich in silica and by hard black iron ore in lumps and veins; there is also some brown quartz and limonite. The gold is found as free gold in larger and smaller, even minute, particles both in the quartz and in the limonite. Veins of feldstone traverse the whole.

The uppermost gallery, No. 2, traverses the ore-bearing rock for 356 feet toward the north (deducting 26 feet for a lode of feldstone) and in a cross-cut for 310 feet toward the east.

Freehold Tunnel traverses first 180 feet of decomposed rhyolite, then 40 feet of pyrite-bearing quartzite, then 180 feet of barren doleritic rock, finally 397 feet of the rich rock.

Gallery No. 2, which, as has been said, lies only 32 feet lower than the preceding, shows a considerable predominance of the barren rocks and of the pyrite-bearing quartzite; only 25 feet of its whole length belong to the rich rock.

The rocks rich in gold, therefore, decrease very rapidly downward. While their extent in the outcrop far exceeds that of an ordinary ore lode, they are not seen to be continued downward into a lode. Despite their resemblance to a gossan there is seen below them, instead of a fissure filled with auriferous sulphides, a barren eruptive rock and the pyrite-bearing quartzite. Whether the deposit of Mount Morgan was developed out of the quartzite by transformation can not be judged by the reports at hand; still less can it be determined whether this quartzite would prove remunerative.

In 1886 the mining had been organized on a million shares at £1 a share. In 1888, when the great open-cut was taken in hand, their value was £17 5s.

The output of Mount Morgan was:

	Ounces.
1889	340, 669
1890	
1891	
1001 4	120, 000

At the same time, toward the end of 1891, the value of the original capital fell from £17,500,000 to £2,000,000.1

The decline in Mount Morgan would have been still more apparent in the tables of the Australian production for 1890 had there not been at the same time a rise of 8,782 ounces in the gravels of Queensland. It may be observed, by the way, that the work on these gravels has almost entirely ceased in the course of the last few years, their total product in 1890, including the rise, amounting to only 13,826 ounces.

New South Wales attained its maximum already in the year 1852 with 818,751

New South Wales attained its maximum already in the year 1852 with 818,751 ounces, fell at once to 548,052, to 237,910, and 171,367 ounces; rose once more, in 1863, to 610,622 ounces; stood in 1875 for the last time above 200,000 ounces, and in its decline, with the exception of 1888, showed figures still always above 100,000. The most recent years showed:

•	Ounces.
1886	101, 416
1887	110, 288
1888	87, 503
1889	119, 759
1890 3	127, 760

West Australia yielded, in 1890, 22,806 ounces, South Australia 15,000 ounces, and Tasmania 20,510 ounces; none of these countries rose in importance in the course of years. The Yilgarn district in South Australia, which yielded the greater part of the above-named amount from quartz veins, was expected to induce the building of a railway into the desert, but it seems that there was a lack of water in that district.

The output of New Zealand attained its greatest figure in 1863 with 628.450 ounces, declined with oscillations, remained from 1874 to 1880 almost without exception above 300,000, till 1889 still above 200,000 ounces, and in 1890 was only 193,193 ounces.

For 1891 I have as yet merely an approximate figure embracing all Australia; it is the balance sheet of the mints of Melbourne and Sydney. These received, in 1891, 1,592,319 ounces of gold against 1,593,350 ounces in the preceding year, and issued in coins and bullion £5,976,047 as against £5,923,019 in the year 1890.

At the same time with my work on this subject there appeared in 1877 a most searching and instructive description of the Australian gold occurrences by G. Wolff,

¹The Economist, November 7, 1861, and elsewhere.

²New South Wales, Ann. Rep. of the Dep. of Mines for 1890, Sydney, 1891, p. 14; the mint seems to think that the output was somewhat higher; *ibid.*, p. 23.

which has been regarded by Deputy L. Bamberger, in Berlin, as a refutation of the statements I had made at that time. Not long after, Mr. Ulrich, the government geologist of New Zealand, in opposition to me, predicted a favorable future for the gold production of Australia.³ Both Wolff and Ulrich are excellent specialists, but only the experience of years was able to show whether their judgment was not influenced by too lively a desire to see those countries develop quickly and favorably for whose explorations they had done such excellent work. For it is an old and general experience that the more profound a knowledge a geologist has of a country, the more ardent will be his affection for it.

My study was based on 1874 (55,819 kilograms) and 1875 (53,353 kilograms); in 1890 Australia gave 45,767 kilograms. Nature pursues its paths inexorably.

RUSSIA

The Russian gold production began about 1814 with low figures, rose continuously, attained from 1877-1880 a maximum of more than 40,000 kilograms, and since then has maintained itself at the height of about 30,000 kilograms down to the present time. In the most recent time it even shows a slight rise. This production consists almost entirely of alluvial gold. The amount is stated rather variously in various writings, which is due to the circumstance that at one time only the crude gold of the alluvium is stated, at another time only the entire crude gold, at another time only the fine gold of the refining works, at another all the fine gold. In order to perceive the difference it suffices to cast a glance at the excellent official tables of the Russian mining production, published by Kulibin, whose publication unfortunately has advanced only to the close of the year 1889.

The product of the works of 1889, according to these tables shows the following amounts (in puds of 40 pounds; 1 pud = 16.38 kilograms):

	Puds.	Pounds.
Crude gold from the gravels	2, 102 172	13
Total of crude gold	2, 274 2, 200	19 24
From this there was produced fine gold	2, 007 14	27 36
Total of fine gold	2, 622	23

(In kilograms: 33,130.)

According to Kulibin's statements the total of fine gold is calculated for the last five years at-

	Kilograms.
1885	28, 137
1886	
1887	
1888	31, 491
1889	

showing for these five years a rise of 5,000 kilograms. The output for 1890 is put by

the Russian mint at 31,841 kilograms.3

When in 1877 I attempted a review of the state of the Russian production I had at hand reliable figures only down to 1874, and in 1871 there had still been an output of over 39,000 kilograms. The result to which I was then led was that the steady and still very hopeful results of the washings were due to the great extent of the region, to the gradual opening up of new areas, and to the advance of the works toward the east.

*For example, in the report of the Director of the U. S. Mint, Mr. Leech, for 1890-'91, p. 251. Newspapers mention 2, 405 puds 37 pounds, probably crude gold, which, converted at the same proportion, would give about 35,000 kilograms of fine gold.

*Zukunft des Goldes, S. 263, 825.

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¹ Gust Wolff, Das australische Gold, seine Lagerstätten und seine Associationen: Zeitschr. deutsch. geol. Ges., 1877, XXIX, p. 82–183; L. Bamberger, Das Gold der Zukunft; Dentsche Rundschau, herausg. v. Rodenberg, IV, Berlin, October, 1877, p. 151.

²G. H. F. Ülrich, Die Zukunft der Goldausbeute in Australien, Brief an G. v. Rath; Neu. Jahrb. f. Min. 1879, S. 347–356.

New discoveries in East Siberia led to a further rise in the output, especially in the years 1877 to 1880, in which, as has been said, the production of the fine gold was more than 40,000 kilograms. But even this rise did not restrain Alfred Striedter, in 1883, from stating, at the close of a minute presentation of the state of affairs and on the basis of figures extending to 1880, his opinion that the climax of that production was not far off.1

In the following pages, in order to show the recent course of the production, I will start from my review carried down to 1874, join to it Striedter's digest extending down to 1880, and, with the five years, 1876-1880, principally considered by Striedter,

compare the last published five years, 1885-1889, of Kulibin's tables.

Only the regions of importance will be discussed. All figures are given in crude

gold; only in this form can they be obtained from the districts.

The Russian gold production falls into three great branches: Ural, West Siberia, and East Siberia. Mining has always remained of small amount as compared to the yield of the gravels, forming 7.5 per cent of the total production in 1889. But as the product of mining belongs almost entirely to the government of Orenburg, the

figure of the Ural production thereby gains somewhat greater steadiness.

According to Striedter's calculations, from 1814 to 1880 the Ural yielded 27.6, West Siberia 6.4, and East Siberia 66 per cent of the total output. At the time of greatest productivity, in the years 1876–1880, the proportion was 20:6:74.

In the years 1885-1890 these figures once more returned close to the general average of 1814-1880; they were 28.75:7:64.25. East Siberia always appears as by far

the most important, but also as the most variable element.

The Ural region showed somewhat greater constancy even as regards the alluvium. Perm in 1889 yielded 345 puds and Orenburg 149 puds. True, Kulibin remarks that in Orenburg the sands are beginning to show depauperation, and the end of the works is approaching, nay, that even in Perm, despite the rising output the traces of depauperation are already perceptible in the alluvial works. Of lode gold, Perm yielded in that year 41 puds; Orenburg, 105 puds.

Let us turn to West Siberia.

The district of Meninsk began its output as far back as 1829 with slight contribuons. From 1876-1880 it yielded annually 51-55 puds; it now produces 36-40 puds.
The imperial washings in the Altai began their activity in 1830; they attained

their maximum in 1858 with 57 puds; in 1860 they yieded 33; in 1880, 12; and in 1889, 7 puds.

The private washings in the Altai have been at work since 1863. Their largest output of 119 puds falls in the year 1872; in 1880 they gave 84 puds; in 1889, 95 puds. West Siberia always remained between 6 and 7 per cent of the total output, and never was of great importance.

In East Siberia it was the rich district on the Yenisei, of Nerchinsk, on the Olekma.

and on the Amur, that decided the result.

On the Yenisei the exploitation began step by step, yielded but slight contributions in 1840, and from that year rose with extraordinary rapidity. The production was in 1841, 128; in 1842, 365; in 1843, 660; in 1844, 706; in 1845, 759 puds; but soen the highest output was here reached with an average of 1,050 puds for the five years, 1846-1850. Thenceforward the figures begin to fall, being-

	Puds.	Puds.
1876	. 316, against 1885	223
1877	. 325, against 1886	208
1878	. 340. against 1887	218
1879	. 303, against 1888	217
1880	. 280, against 1889	188

In the imperial washings of Nerchinsk the beginning was made in 1836. Only in 1872 was the maximum reached with 153 puds; the output fell just as slowly; in 1880, it was 122 puds, and in 1889, 92 puds.

The private works in Nerchinsk yielded, in 1865, 32 puds; their greatest yield, of 227 puds, falls in the year 1877; in the year 1880 it was 200 puds, and in 1889, 44 pudē.

Recent accounts, as yet unconfirmed, state that richer finds have been made on the

river Bomm, in the region of Nerchinsk.

In the Olekminsk district but slight amounts were obtained in 1849 and 1850. The figures gradually rose; they were already very high while Yenisei was still yielding over 300 puds, and it was this partially contemporaneous rise that brought about the climax in the Russian production in 1876-1880.

¹ Alfr. Striedter, Russlands Gold production; C. Röttger's Russ. Revue, XXIII, St. Petersburg, 1883. p. 97-134 and 208-233.

The Olekminsk district yielded-

F	uds.	•	Puds.
1876	627.	', against 1885	171
		, against 1886	
1878	851.	, against 1887	167
1879	825.	. against 1888	225
1880	939,	, against 1889	235

Finally on the Amur, in the extreme east, we see figures rising even at the present day; there the maximum has not yet been reached, and there the decline of the other districts is for the present compensated. In 1868 there were obtained on the Amur only 50 puds; in 1870, 136 puds. Thereafter-

1	uds.		Puds.
1876	171. aga	inst 1885	302
1877			
1878			
1879	225, aga	inst 1888	
1880	235, aga	inst 1889	458

Thus the migration is accomplished. Since Russia began to exert a decided influence on the production of gold the center of gravity lay first in the Ural, then on the Yenisei, then on the Olekma; at the present day the hopes for a future rise in the output are centered on the Amur. "Should the center of gravity of the East Siberian, and therefore of the total Russian gold production, which now rests on the output of the Olekminsk washings, be transferred to the Amur region," wrote Striedter in 1883, "or should the yield of gold on the tributaries of the Amur and on the coast, which after all is not inconsiderable, not develop into one of marked influence on the course of the total production, then, even in the most favorable case, an increase in the total output, produced by the yield in those eastern regions, can not be of continued duration. The sea is set as a barrier to the further migration of the production of gold.

tion of the production of gold. * * * 1

At the same time mention is made of the possibility of technical improvements and of the resumption of work on poorer sands. Certain it is that the past exploitation of the alluvium in Siberia, despite all efforts of technic engineers, has been attended with great loss; but it is an old experience that technical improvements must be introduced before the rich deposits have been exploited; that they are hardly ever able to resuscitate dead washings, unless it be by hydraulic apparatus, which here in most cases is excluded from the very start. In order to form an idea of the difficulties encountered in the colder parts of East Siberia, and of the efforts by which some of the past outputs have been obtained, it may suffice to read Helmhacker's description of the process that was employed first on the Pit, an upper tributary of the Yenisei, and later on the Olekma, in order to run prospecting shafts under the frozen soil in the water-seaked ground. One may read in the various descriptions how, in the severe season, the water has to be heated in order to get samples; how the fine gold flakes, owing to their conductivity, become studded with fine needles of ice, and, being kept afloat by these needles, are carried off from the washing trough. One may read the numerous reports of the enormous consumption of wood, the destruction of forests by wild fire, and their devastation by gold digging; and thus one will be enabled to judge how high the gold would have to rise in value to permit the resumption of work on alluvium that has already been despoiled of its richest contents. But this is true not merely of the gold district; the resumption of old washings always requires specially favorable local conditions in order to be remunerative.

In the meantime search has been made for lodes on the Amur, too, but the two reports by Yachefski and Makerof, which I have before me, do not indicate that this region promises results from lode mining markedly superior to those obtained elsewhere. The gold appears for the most part in quartz with iron-bearing copper pyrite, but it does not seem to have continued, at least not in the special cases mentioned.

In 1889 the number of mining tracts newly entered was 762, surveyed 395, grants 378. The production or gold, widely spread, employed over 84,000 workmen.

¹ Ibid., p. 232.

2 Helmhacker, Weber das in Sibirien übliche Abteufen von Schurfschächten im schwimmenden Gebirge; Berg-u. Hüttenmänn. Zeit. v. Kerl. u. Wimmer, March 6 and 20, 1891. The rather unsatisfactory conditions of the exploitation at the present day were graphically described by Hammer-achmidt, Russ. Revue, 1888, XXVIII, S. 332, etc.

3 L. A. Yachefski, short geologic sketch of the production of gold in the Trans-Baikal district at the confluence of the Ingoda and Onon rivers, 8vo. St. Petersburg, 1888, 64 pages; map. J. A. Makerof. of. Geologic description of the gold-producing localities on the Amur; Isvyestys Imper. Geo. Sec. East Siberian Branch, 1889, XX, p. 34-66, maps (both in Russian).

great number of small working tracts gives rise to those compensations which finally result in a pretty steady course of the total figures. In these total figures the maxima of the various areas, their rise and decline, are effaced, but whoever considers

their composition sees the future which is in store for them.

Take out of any population 1,000 male individuals of different ages. Among them are infants and boys, youths, men, and old men. It will be easy to obtain a numerical estimate of the working capacity of these 1,000 men, say in field labor. After one year, some of the old men will have died, but on the other hand some of the infants will have grown into boys, boys into youths, youths into men. The estimate will show pretty nearly the same working capacity. The same will be the case after the second, third, and fourth year, and for some time to come. But when all the infants have grown into boys, all the boys into youths, and all the youths into men, when all the men have passed into old age, and no progeny is supplied, then begins the decline and the end may be foreseen.

Of this nature are the figures of the Russian gold production, which at present

still run with some uniformity.

TRANSVAAL.

For some time it had been known that there are gold-bearing strata of drift which, for the most part consolidated into a hard cement, are intercalated in the stratified deposits of former periods of the earth's history. The gold was found not in the drift itself, but in the cement of the conglomerates, and these were regarded as goldbearing alluvium of early times. At Basseges, in southern France, it is said that at one time there existed mines of gold-bearing conglomerate of the Carboniferous formation. At Temora and Gulgong in New South Wales, on the Peak Downs in Queensland, and at several points in Tasmania and New Zealand, such conglomerates were mentioned, but they do not seem to have been successfully worked anywhere.1

More important and especially instructive are the similar occurrences in the vicinity of Homestake Vein in the Black Hills, Dakota, described by Devereux. Homestake Vein is a vast gold-bearing quartz vein, rising in old schist mountains. Its outcrop, in large part overlain by a sheet of porphyry, is known for a distance of about 1.5 kilometers, with a breadth of the ore-bearing rock of 100 to 200 feet. East of the outcrop of this vein begins the gold-bearing conglomerate, with gentle slope. It consists of rounded masses of quartz, and, significantly enough, of frequent drift of hematite, which we have just mentioned in the gossan of Mount Morgan. The gold in it is designated as "cement gold." The richest deposits were found always in the lowest part, close to the underlying bed rock, and especially in small depressions and furrows of the latter, just as is wont to be the case with alluvial gold. Nevertheless, this deposit is not the formation of a river, but, as shown by the accompanying remains of marine animals, it is the beach of a sea of primitive, Cambrian time. At that time already the gossan of Homestake Vein was destroyed by the breakers.

As a rule only 5 to 6 feet above the bed rock paid for stamping. The gold, quite as in the present alluvial land, appeared in the form of gold dust or in slightly flat-tened grains. The hematite drift as a rule showed adhering gold. The gold was always arranged in strings in such manner that manifestly the specific gravity determined the arrangement. The cement gold carried less silver than the Homestake The separate grains were as a rule coated with a film of brown iron oxide. It seems, however, that here also partial solution of the gold took place in the long course of time, for in the floor, consisting of schistose primitive rock, as well as on pieces of schist in the conglomerate, there occur thin flakes of gold, which can only

have been precipitated in fissures from solution.

The extended stratum of conglomerate with cement gold has in recent time been furrowed by water courses, in which, at the expense of the conglomerate, rich young

alluvium has been formed, notably in Deadwood Gulch.

At this point, therefore, there were to be distinguished three sites of deposition and a double restratification, namely, (1) Homestake lode, (2) its gossan, abraded by the breakers of the Cambrian sea and now forming the cement gold, and (3) the young alluvium, containing the washed-over cement gold.

The coment gold of the Black Hills, by the way, was already exhausted in 1882. After mentioning these experiences gathered in other lands, let us turn to the

South African occurrences.

Journeying from the east coast toward the Transvaal, one crosses first a plain, then, after a steep climb, a mountainous region of considerable extent, stretching from.

¹ R. Daintree, note on certain modes of occurrence of gold in Australia; Quart. Jour. Geol. Soc., 1878

XXXIV, p. 435.

² Walter B. Devereux. The occurrence of gold in the Potsdam formation, Black Hills, Dakota; Trans. Am. Inst. Min. Eng., 1882.

Crocodile River toward Swasi Land, and finally the steep edge of the treeless plateau, 6,000 feet high, the High Veldt. This mountainous middle zone consists of greatly decomposed granite, in which a large mass of old schist is wedged in. This old schist contains bedded veins of gold-bearing quartz; these are the De Kaap gold fields in the vicinity of the town of Barberton. In their main features they resemble so greatly the widespread occurrences in quartz veins that I will not enter into further details.

Entirely different are the gold-bearing deposits at the Witwatersrand near Johan-

If, journeying westward from Barberton, one has crossed the High Veldt, he will, on approaching Johannesburg, come upon granite, and lying against this granite he will find on an east-west line, a series of sandstone and conglomerate in alternating strata; this series is inclined southward. The dip is now very gentle, now almost vertical, as if the whole series would fall away from the granite in a fold. This series is gold-bearing. The gold-bearing strata of sandstone or conglomerate are here called "reefs." In the vicinity of Johannesburg there are distinguished going from the south northward, first a south reef, very rich, 6 inches to 3 feet thick; next a less steady middle reef, from a few inches to 2 feet in thickness; then 20 to 150 feet northward of the south reef, a slight but very constant deposit called main reef leader, which thus far has yielded the greatest output; still farther toward the north, but very close, follows the large but less rich main reef, which swells into a conglomerate bank of 40 feet; and 200 to 300 feet beyond the main reef lies the north reef, 1.5 feet thick.3

Thus it is at Johannesburg, but the various beds and reefs, as is the rule in similar formations, have more or less the shape of very flat and extended lenses; that is to say, they wedge out, other lenses take their places, and this is the reason of the

greater or less constancy of the various reefs.

The distance over which the reefs are known on the line of Johannesburg is probably 80 kilometers, but the limits of profitable working are not known either to the west or to the east. Toward the east, across Boksburg, there occur disturbances of the stratification, but render the tracing of the strata difficult; but yet the strike there seems to turn southward, as if a great trough was to be inclosed. Some traces are said to have been found even east of Heidelburg, far to the south of Vaal River. West of Johannesburg the marks of the various strata are lost more and more; but yet sandstones and conglomerates are said to continue far beyond Potschefstrom,

even as far as Klerksdorp, probably 150 kilometers.

The best authorities on the country have accepted the view that the wealth in gold of the conglomerate reefs or "bankets" at the Witwatersrand has resulted from the destruction of gold-bearing lodes, like those that are worked at the present day in the De Kaap field. This, in fact, would agree perfectly with the experiences from the Black Hills, Dakota. But there enters a circumstance which is not known elsewhere in auriferous conglomerates, and which exerts a decisive influence on the

exploitation.

The conglomerates, as a rule, consist of quartz drift, hardly larger than a fist, or, as Cohen thinks, of quartz gavel, united by hard, sandy cement. The occurrence of gold in the drift itself is not proved with certainty; it belongs to the cement. Where it appears as free gold it has the form of fine flakes and scales or the crystalline form of a cube. Thus it appears especially in the "red banket," which, by its hydroxide of iron, is colored red to dark brown. Now this red banket in all the pits at a certain depth passes rather suddenly over into the gray-green banket, which contains the gold in pyrite; in other words, the conglomerate beds of the Witwatersrand present altogether the same change in the ore as lodes. The red banket is the gossan, as is very properly pointed out by Sawyer; the gray-green, occasion-

¹ W. H. Penning, A sketch of the gold fields of Lejdenburg and De Kaap, in the Transvaal, S. Africa; Quart Jour. Geol. Soc., 1885, XLI, p. 569-590; B. Knochenhauer: Die Goldfelder in Transvaal, mit besond. Berücks. der de Kaap-Goldfelder. 8vo. Berlin, 1890; W. H. Furlonge, Notes on the geology of the De Kaap goldfields in the Transvaal; Trans. Am. Inst. Min. Eng., 1890, X VIII, p. 344-348, map. In this region lies also the oft-mentioned Sheba mine.

2 The rapid increase of gold production at Witwatersrand has called forth a flood of writings which do not invariably betray the same degree of freedom from bias; this unfortunately is the case also with some of those writings whose authors call themselves specialists, or wish in some way to be recognized as such. My discussion of this region rests mainly on E. Cohen: Goldführende Conglomerate in Südafrika, Mittheli. d. naturwiss. Vereins f. Neuvorpommeru u. Rügen, 1887; A. Schenck: Ueb. das Vorkommen des Goldes in Transvaal, Zeitschr. deutsch. geol. Gesellsch., 1889, S. 573-581; A. R. Sawyer, The Witwatersrand goldfield: Transact. F. Staffordshire Inst. of Min. and Mach. Eng., Now-castle-under-Lyme, 1890, X; also upon some separate notices in South African Mining Journal, edited R. Sawyer, The Witwatersrand goldfield; Transact. F. Staffordshire Inst. of Min. and Mach. Eng., Now-castle-under-Lyme, 1890, X; also upon some separate notices in South African Mining Journal, edited by E. P. Rathbone, in Johannesburg; for the figures, on the statements of this journal, as well as on the reports of the Witwatersrand Chamber of Mines. General descriptions of the geologic relations are given in Ch. J. Alford, Geol. Features of the Transvaal, 8vo, London, 1891, maps; W. H. Penning, A contribution to the Geology of the South Transvaal; Quart. Journ. Geol. Soc., 1891, XLVII, p. 451-463, map, and elsewhere. Social conditions are discussed in C. Weinstein, Von Südafrika und seinen Goldfeldern, 8vo., Berlin, 1890. Furthermore, I am indebted to Dr. A. A. Schenck, in Halle, and to Mr. A. Epler, in Johannesburg, for their kindness in furnishing information.

8 Alford, loc. oil. p. 19.

ally blue, banket corresponds to the zone of the sulphides. The line of division is sharply marked; it often is found already at the surface, often only at a depth of 200 feet.

Such being the state of affairs, and no gold dust proper or wash gold being demonstrable with certainty in the bankets, the question raised by Sawyer is indeed very pertinent: Whether the gold of these conglomerates is really wash gold or whether it did not get into the cement of the bankets independently with the pyrite as a solution or exhalation from the depths. Of those conglomerates, which occur occasionally at De Kaap, Furlonge says distinctly that the gold made its way into those layers only later. All samples from the red banket of Witwatersrand that I have held in my own hand showed gold in fine scales adhering to the surface of the brown quartz drift, or interspersed in the brown cement in a way similar to that which is wont to occur in the decomposition of the pyrite in the gossan of quartz veins. If the assumption is to be maintained that it is alluvial gold, then it would follow that it had subsequently been inclosed in pyrite, which does not correspond with experience elsewhere.

Whether this question be solved in one way or in another this much is certain, that this method of mining, as it goes downward, encounters the same difficulties as mining in lodes. Here, too, we find the refractory sulphides which hamper opera-tions and necessitate extensive working apparatus. In this respect, despite extrinsic difficulties, arising from lack of a railroad, from unwise taxation, etc., in Johannes-burg very creditable results seem to have been achieved. Chlorination and cyanide works after the best models are already in existence, and professional papers even maintain that in the way of chlorination as much as 97 per cent of the gold contained in the sulphides is obtained. The sulphides, however, are much purer in gold than the gossan, and the result is that annually the whole output indeed rises, but in proportion as the drifts pass through the gossan, the fertility of the ore, that is to say, the yield per ton extracted, declines.

The output was: 2

	Total gold.		Per ton.
1887 (eight months) . 1888	Oz. 23, 155 208, 121 369, 557 494, 817 729, 238	Drots. 8 14 5	Dwts. 22 ·65 19 ·60 18 ·64 11 ·23

The data of the richness of the ore for 1888 relate to the last four months of the year; at present it is about one-half of what it was then. Hence it is manifest that the statement that at Witwatersrand the richness increases with the depth, is in contradiction with the facts. From this it does not follow that the mining will speedily cease, for many poor works in the sulphides are in operation. It follows, however, that every technical improvement will have to be carefully employed, and that the profit will diminish. It is thought that here, with a content of 7 to 8 dwts., the expense will be covered, because the Kaffers furnish cheap labor. In the East Indies, where labor is also cheap, 10 dwts. are allowed for cost.3

The value of gold of £3 10s. per ounce gives for 1891 at Witwatersrand the respectable figure of £2,552,333.

The efforts that have been made in the course of the past year to run the railroad not only to Johannesburg but also far north and to open up the north, have naturally awakened hopes of gold finds in the north. The most exhaustive report in existence concerning these regions relates to the Tati Mining Concession, situated at the southwest end of a series of gold-bearing formations, which are said to extend irregularly through Matabele Land, Mashona Land, and Manica. This report, which, as the South African Mining Journal justly observes, is more stimulating than convincing, tells that there is question of gold-bearing lodes occurring in old schist at the contact with eruptive outbreaks of greenstone. This reminds one much more of Queensland or certain New Zealand occurrences, and is entirely different from Witwaters-It is a very striking fact that in these remote regions the gold-bearing lodes that have thus far been found have all been worked in former time, either by natives or by white men, to a depth of 80 feet and even more. The natives are to some extent familiar with mining, and extract and work copper ores at this day. This extent familiar with mining, and extract and work copper ores at this day. This fact dampens hope somewhat, for it shows that the gossan has been partly or entirely

¹ Furlonge, loc. cit., p. 345.

The South African Mining Journal, January 16, 1892, p. 273.
The Economist, June 20, 1891.

removed; the sulphides will be found, and one can hardly count upon finding rich alluvial land in such regions.1

For the rest, further developments must be awaited in this region.

CHAPTER III.

RECENT EXPERIENCES CONCERNING THE EXTRACTION OF SILVER.

Sulphides and Gossan-Victory of the Furnace over the Amalgamating Mill-White Lead Ores of Leadville-Mexico-Potosi-Broken Hill.

Gold, as we have seen, presents three modes of occurrence, the sulphides in the depths, the gossan, and the alluvium; to these are added the conglomerates of earlier time. Silver permits merely the distinction of the zone of sulphides and the zone of the gossan. Rich alluvium is not afforded by silver, and hence the production of silver is free from those sudden and transient expansions exhibited by the figures of the gold production in the earlier times of the exploitation of the Californian and Anstralian alluvium.

Only in the gossan, and in inconsiderable quantities, does silver occur native; its mineral combinations are of very many kinds, and from this circumstance, as we shall presently see, there result altogether unexpected phenomena in metallurgic

In the deeper parts silver occurs at times as silver sulphide (argentite), more frequently in combination with sulphur and arsonic or with sulphur and antimony, and thus forms the light and dark arsenic sulphide of silver, polybusite, stefanite, freiesle-benite and other noble ores. At times there is also found argentiferous copper sulphide (argentiferous copper pyrite). But the most important silver ore is argentiferous lead sulphide (galena), which is wont to accompany, in greater or less quantity, the above-named sulphur, antimony, and arsenic compounds, but forms also considerable and rich beds by itself. A frequent companion of silver ores is gold, a less welcome one zinc blende, and some instances are known in which great lodes of silver ores, at greater depth, with gradual increase of zinc blende, were transformed into zine lodes.

The gangue accompanying silver ores is very often calcspar or baryta, at times

quartz, while gold appears always accompanied by quartz.

The silver lodes are often connected with older or younger volcanic rock species; especially are such ores frequently found at the contact of volcanic rocks with limestone, and this contact may have been brought about either by rising dikes or by laterally entering stratiform veins, in which latter case the ore assumes more the form of an extensive stratum than of a vein, although it also lies at the contact with an intrusion. True, among the galena occurrences there are some that seem to have been deposited from solutions in former cavities of the rock.

Quite different from the zone of the depths is the condition of the gossan of silver ores. It consists for the most part of very rich black or black-gray compounds of silver with chlorine, bromine, or iodine, and small quantities of native silver; at the outcrop of galena beds there appears at times in considerable quantities white-lead ore (cerussite, carbonate of the American miners). The Spaniards call the projecting black crests of the silver lodes crestones. The richest silver vein worked at this day, Broken Hill, in the Barrier ranges of South Australia, has received its name from the fact that it rises in the form of such a dark, jagged creston, like a broken hill,

from the desert.

The ores of the crestones—that is to say, of the gossan--like the gossan of the gold lodes, submit much more readily to refining processes than the sulphides of the depth. Often they may be directly subjected to amalgamation, while the ores of the depths need first reasting with chlorine. For this reason, on the silver lodes, too, the first results are the greatest. In Chile the ores of the gossan are called metales calidos (hot metals), those of the depth metales frios (cold metals), and the working of the

latter presents greater difficulty.

These latter, the ores of the zone of the sulphides, the metales frice, rothgiltigerz, polybasite, silver glance, and others, are the ones which in North America have received the name "dry ores." In Germany they have for a long time been called Dürrerze (dry ores). In former years in the United States they were merely roasted and amalgamated, with the addition of salt, copper vitriol, and in various other ways. In the course of time, however, the great advantages of the furnaces, which

Goldes, p. 315.

Windows, Einige Beobachtungen über chilenische Erzlagerstätten und ihre Besiehungen su Eruptwegesteinen; Tschermak, Min. u. petrogr. Mitthell., Wien, 1891, S. 185-198; examples in Zukunft des Goldes, p. 107.



¹S. Afr. Min. Jour., March 19, 1892, pp. 446 and 454; for earlier attempts in Tati, see Zukunft des

had long been in use in Europe, were recognized, as contrasted with the amalgamating mills, and especially in the State of Colorado there was developed in the course of the past few years a great furnace industry, depending on the smelting of dry ores

with the addition of plumbiferous silver ores.

The consequence was a thorough transformation and a considerable rise in the American silver production. On the one hand, the furnace industry was rendered independent of the decreasing quicksilver production of California, and on the other hand there ensued an extraordinary increase in the value of those argentiferous lead ores that were serviceable as fluxes, especially the white-lead ore in the gossan of the mining district of Leadville, Colo. Soon it appeared that the profit arising from the smelting of the dry ores with white-lead ore as compared with the old amalgamating process was as great as or greater than the loss through the decline of the price of silver, and on this fact depends in no small degree the recent boom in the silver production of the United States. To this was added the rise in the exploitation of the argentiferous copper pyrites of Montana caused by the Paris copper ring and many other circumstances, so that despite the decline in the silver production of the great Comstock lode in Nevada the annual output of silver of the United States shows steadily rising figures.

But in order to be able to follow the course of affairs I must say a few words

about the deposit of Leadville.

The town of Leadville, in the State of Colorado, is built in the valley of the Arkansas River, on the west side of the Mosquito Range, a spur of the Rocky Mountains, on a moraine more than 10,000 feet above sea level, and has shown a growth extraor-dinary even for American conditions. Toward the end of 1877 it numbered about 200 inhabitants; in two years their number reached 15,000. In 1880 the town pos-In 1880 the town possessed already gas works and water works, 13 schools with 1,100 children, 5 churches, 3 hospitals, and 14 smelting works with 37 steam chimneys.

We possess a model monograph of the ore deposit of Leadville by Emmons, and a very detailed presentation of that important part of the deposit which is called Iron Hill, by Blow. The last mining disclosures used by Blow showed the following

mode of appearance of the ores:

A stratum, about 200 feet thick, of stratified limestone is covered by a still far Under the limestone, in part following the surheavier mass of white porphyry. faces of the strata, a vast bedded vein of an eruptive rock has entered later on, which is called the gray porphyry, and which sends upward in many directions intrusive veins into the limestone. The ores, according to Blow, are manifestly connected with these intrusive veins, and in various parts of the limestone appear in chimneys or so-called "chutes"; besides this, however, the ores are found at the upper boundary of the limestone toward the overlying white porphyry in the shape of flat, extended bodies, which in shape resemble entirely the fillings of shallow

The entire thickness of the limestone, and especially its uppermost part, therefore, are ore-bearing. At the same time, however, all parts of the mountain, the limestone, the porphyries, as well as the older substratum, are cut through by six great faults, running from north to south, and along which the whole rock system has dropped down irregularly in steps toward the west. This irregular downthrow causes the ore-bearing parts of the limestone to appear at the heads of the different steps at different points and at different heights.

At the foot of the most westerly step-fault lies the town of Leadville. Beyond this fault the downthrow of the rock is so considerable that it remains entirely

buried beneath the alluvium of a lake of the glacial period.

The ores are changed from the surface downward, and so far as the change—that is to say, the gossan—extends they consist, besides decomposed iron pyrites and manganese, of white-lead ore, accompanied by larger or smaller bodies of chloride, bromide, and iodide of silver. In the depth, at Iron Hill quite suddenly, at a distance of a few feet, this decomposition comes to an end and the zone of the sulphides is reached, consisting of galeua, accompanied by iron pyrites and zinc blende.

Quite similar are also the occurrences of Aspen Mountain, situated about 80 kilo-

meters from Leadville, beyond the Sawatch Mountains.

Now, it was the white-lead ores of the gossan of Leadville and Aspen that, on account of their applicability as flux, gave the main impulse to the transformation of the furnace process for the extraction of silver from the dry ores. The significance of this revolution is most distinctly set forth in the presidential address by



¹S. F. Emmons, Geol, and Min. Industry of Leadville, Colo.; U. S. Geol. Survey, Monogr. XII, 1886 4to, Atlas; A. A. Blow, The Geol. and Ore Deposits of Iron Hill, Leadville, Colo.; Trans. Am. Inst. Min. Eng., 1890, XVIII, p. 145-181, map. The limestone belongs to the carboniferous formation.

²C. Henrich, Notes on the geol. and some of the mines of Aspen Mountain, Pitkin County, Colo.; Trans. Am. Inst. Min. Eng., 1889, XVII, pp. 156-206. Here, too, the ores are found in the lower carboniferous limestone in proximity to intrusive porphyry.

Richard Pearce before the Society of American Mining Engineers in June, 1889.1 table presented on that occasion shows that in Colorado in 1871 the metallurgist returned to the miner out of 100 ounces of silver contained in a silver ore of average quality 65 per cent, so that 35 per cent were reckoned as loss and as cost of extraction. The former number fell in 1874 from 65 to 53 6 per cent; from that time, with continual improvements in metallurgy, it rose steadily, until in 1889 already 84 per cent could be returned. Thus the loss to the miner had fallen since 1871 from 35 per cent to 16 per cent; in other words, his profit had risen 19 per cent, or, as compared with 1874, even 30.4 per cent, and in this way, as well as through improvement in freighting, machinery, and in other ways, the loss due to the fall in the price of silver was entirely balanced.

Very justly Pearce might add: "It will be seen from these figures that if it were not for the great efforts which have been made from time to time to cheapen the cost of smelting, silver mining here would have received its deathblow long ere this. The decline in the price of silver has brought the net value of the ore to the miner down to about the same as it was thirteen years ago, but the cost of mining has been largely reduced by improved facilities for transportation, by cheaper labor, and by cheaper materials, enabling him to sell at a profit ores that formerly were worthless. These same elements have, of course, helped the smelter to a still higher degree, and

there is yet room for further improvement."

Thus it was in 1889; but during this boom and during the great increase in value of the lead carbonate ore a greater and greater number of mines in Leadville passed from the gossan into the sulphides and lead carbonate ore became rarer. Even in 1888 there had been brought from Mexico, across El Paso alone, 70,922 tons of argentiferous lead ore as flux, which gave 20,973 tons of lead. The owners of lead oresthat is to say, of fluxes-in Colorado and Idaho objected to this importation of flux ores from Mexico and appealed to the tariff, according to which silver ores, indeed, were free, but lead ores were subjected to a duty of 11 cents for the pound of lead. That would have been a prohibition for the fluxes. To the silver mines that produced dry ores, as well as for the great furnace works, the continuance of the introduction of lead fluxes from Mexico had become a vital question. Thus a lively struggle broke out among the silver producers. The Government adhered to the wording of the tariff. By adding argentiferous ores an attempt was made to raise the silver content of the Mexican importations artificially in order to get them in free of duty as silver ores. In July, 1889, the Government issued instructions to the customs officers, according to which it was to be decided whether silver ores or lead ores were on hand; but this merely led to new contests. In August the Mexican importation of flux ores had already sunk one-half, and the furnace works ordered a considerable advance in the cost of smelting the dry ores. In the meantime the lead ores within the United States constantly rose in value, and for Leadville alone the value of the production for 1889 was estimated at \$18,000,000.

In the midst of this strife arose the agitation for the free coinage of silver in the United States, which, by the way, bore from the very beginning in no slight degree agrarian characters. An appeal invited attendance at a conference in St. Louis on the 26th of November, "because St. Louis lies in the heart of the agricultural States." I must add that the leading "New York Engineering and Mining Journal," from which many of these data are taken, opposed at the same time in most intelligent manner, in a series of excellent articles, both the prohibition of the Mexican ores and the free coinage of silver.

The conference in St. Louis had little success; the discord among the silver producers increased. The advantages were thought of which the erection of smelting furnaces in Mexico ought to offer, that country being very rich in silver ores of the most diverse kinds. In fact, already in May, 1890, the Mexican Government concluded a contract aiming at the erection of five smelting furnaces in different parts of the country. While in Washington the McKinley bill was being discussed, Mexico built a railway to the lead mines of the Sierra Mojada, and soon the first furnace began operations, in Monterey.

The McKinley bill maintained the high tariff against Mexico, but it enabled the furnaces at least to transform themselves into "bonded warehouses," that is to say, to work up foreign lead ores free of duty for exportation. By the end of 1890 the production of lead from home ores in the United States had diminished by 3,300 tons, in part on account of the progressive exhaustion of the gossan of lead carbon-

ate ore in Leadville.2

² Within this time fall the warnings that passed from America into European professional papers against buying certain mines in Leadville that had been famous, but were probably exploited down to the vicinity of the sulphides (Maid of Erin Silver Mines Company, Limited, Economist, June 30, 1891, p. 793, and elsewhere.)



¹ Richard Pearce, Progress of Metallurgical Science in the West, Presidential Address; Trans. Am. Inst. Min. Eng., 1890, XVIII, pp. 55-72; for the details of the operations see D. E. Peters, Der Flammofen Betrieb zu Argo in Colorado; Berg-und Hüttenmänn. Zeit. v. Kerl und Wimmer, 30 January,

All the smelting furnaces raised their charges. Whereas, as was stated before, in 1889 as much as 84 per cent of the silver contents of medium ores had been obtained by the furnace, this figure, owing to the competition of the furnaces, had in some cases been raised even to 95 per cent. Now came a setback. Certain dry ores were altogether rejected. The coinage legislation had raised the price of silver artificially; the mining of argentiferous dry ores had thus received additional stimulus; and now it was found impossible to refine these ores with profit.

Finally production rose again; some furnaces began to work under "bond," others resolved to smelt the dry ores with smaller charges of lead, that is to say, with greater loss of silver in the slag. Some of the most famous old mines of Leadville were transformed into stock companies, as a rule a sign of the end of the gossan. Late in the summer of 1891, however, in Leadville, west of the westernmost mine and of the town, below the new lake deposits and the white porphyry, in the lowest downthrow part of the rock system, at a depth of 570 feet, the drill struck new beds

of lead carbonate.

That is the state of things at this moment. I thought it necessary to mention all these details, because they not only illustrate the great revolution in the silver production and its peculiarities, but also give an example of the injurious effect of unreflecting interference on the part of the legislator with the natural conditions of

industrial work.

The reciprocal effects on Mexico have already been judicated. That land possesses both very rich lodes of lead flux ores and very rich dry ores. Mexico has contributed more than any country to the silver stock of the world, but its mines, according to the quality of their ores, have been influenced in entirely different ways by the legislation of the United States. Furthermore, in recent time, owing to the Baring

crisis, there has been, in many cases, a lack of money.

In Sonora, Sinaloa, and a part of Jalisco, say the more recent reports, the ores are too rich to be affected by the McKinley bill. These go in large quantities to Germany. In Chihushus and Durango a decline was expected, owing to the relations to the United States and to local causes. In Coahulla the completion of the railway has rendered it possible, despite the tariff, to freight considerable quantities of lead ores from the Sierra Mojada to the United States, while in the district of Mula the ores, with this tariff, no longer pay for shipment, and these go to the newly erected furnaces in Monterey. Nuevo Leon and Tamaulipas yield poor ores, and may also send to Monterey. Zacatecas is declining, owing, it would seem, to insufficient plant in the famous old works. The rich district of Catorce produces dry ores, which are not affected by the McKinley bill. In San Luis Potosi a new smelting furnace is in course of erection for these ores. Matchuala furnishes a good basic flux to Monterey. Guanajuato is declining. Pachuca, at present the best district of Mexico, is well equipped, and thus is not exposed to the vicissitudes of other old mines, and steadily furnishes large quantities of rich ores.1

Thus Mexico appears as an inexhaustible source of silver, as it has been for centuries, and the variety of its ores promotes the erection of other smelting works in the land in place of the present exportation into foreign countries, which for the pres-

ent is still on the increase.

All the conditions of silver production have been transformed by the victory of the furnace method and by the greater facility in shipment of crude ores. As examples for the mode of occurrence of the ores I select two other points-Potosi, in South

America, and Broken Hill, in Australia.

Potosi.—The old, famous silver lodes of Bolivia, especially the districts of Huanchaca, Colquechaca, Oruro, and Potosi, all lie 14,000 to 15,000 feet or more above the sea. They are all intimately connected with young volcanic rocks. Their great elevation renders work difficult; owing to that circumstance they all suffer from lack of fuel. Up to the present day the process here is everywhere that of amalgamation, with the addition of salt, and, it would seem, everywhere in cast-copper vats. A peculiarity of the Bolivian silver ores consists in the frequent presence of tin, and in recent time the separate extraction of tin has been taken in hand.

Among these rich districts I will mention merely that of Potosi. The geological

survey of it by A. F. Wendt has given us a more exact picture of the actual conditions, and this, in the main, I will follow.²

The Cerro Rico de Potosi is a conical mountain of rhyolite (nevadite). It rises 16,000 feet above the sea, and the old mines extend all the way to its summit. It belongs to the east side of the volcanic line of the Andes, and its waters flow into the La Plata River. Volcanic rhyolite traverses a schist rock and rests on it in the shape of a cone. At the foot of the cone there are Tertiary strata containing leaves.

¹ Report in Eng. and Min. Jour., New York, January 9, 1892, p. 87.

² Arthur F. Wendt, The Potosi, Bolivia, silver district; Trans. Am. Inst. Min. Eng., 1891, XIX, pp. 74-107. Map. Consul Ochsenius, in Marburg, in a recent letter expressed to me doubts whether the silver lodes really enter into the Tertiary strata which contain plant leaves, and hence I have not touched this question. But the lodes are younger than the rhyolite of the cerro, and since the latter rests upon the plant-leaf-bearing strata I infer from this the recent age of the lodes, which in this respect, too, seem to be comparable to those of the Carpathians.

The lodes all belong to the mass of the rhyolite and to the next adjoining parts of the schist rock, but the richest all lie in the rhyolite. In a general way they form together a chain of lodes running approximately north-northeast to south-southwest. The several main lodes seem to be somewhat alternating, and have a tendency to branch out upward, like those of Kremnitz, with which Wendt compares them, with perfect propriety, so far as I can see. My view is that such lodes are to be regarded as fillings of fissures, not of dislocation but of contraction, produced immediately upon the cooling of the eruptive stock and its surroundings, and which in the last phase of the volcanic phenomenon received the metals as an emanation from the depths, mostly in the form of sulphides. The origin by contraction is evinced both by the alternation and by the branching. Gmehling's description of the Pulscayo mine, in Huanchaca, indicates that the same conjecture applies to that mine.

This branching upward creates at the Cerro Rico de Potosi a tangled network of ore lodes in the gossan. The gossan, as usual, consisted of silver chloride and native silver. These ores were called paces. The filling of the lodes farther down is of dark color and very hard. These are the negrillos. They consist of dense iron sulphide, with some copper sulphide, at times zinc blende and very little galena. The silver, according to Wendt, occurs in them in the shape of fahl ore. Helms enumer-

ated a greater variety of silver ores.

The gossan of these lodes was broached toward the close of the first half of the sixteenth century, and the output, of which the fifth part was delivered to the Spanish court, was an extraordinary one. Humboldt stated it to have been for 1554-1556, every year, 7,500,000 thalers; 1568-1578, 445,000 thalers, and 1579-1736, 4,100,000 thalers. The statements of the Spanish officials are much higher. Juan Diaz de Lupidana, charged with the auditing of the royal accounts, found for 1541-1591 an annual yield of 39,600,000, and in this space of time 360,000,000 thalers are said to have flowed into the royal treasury. Pedro de Lodano, who, in 1603, under royal command, audited the accounts of the treasury, states the annual yield for 1545-1603 at 51,000,000, the tax obtained only at 59,600,000 thalers. Humboldt, whose figures are so markedly lower, obtains for 1545-1789 the total yield of 812,375,000 thalers. Even these small figures indicate that from the gossan of Potosi alone the Spanish court received toward the end of the reign of Emperor Charles V and in the first years of that of Philip II an annual income of 1,500,000 thalers; and no one can doubt that, with the scarcity of money at that time, these chlorides exercised no slight influence on the course of affairs in Europe.

But even in former centuries the miners knew how to treat the sulphides. The old works have been driven to a depth of 1,700 feet below the surface, and in order to drain them no other means was found than the bags which were carried to the surface on the backs of slaves. Finally, however, the deeper portions were flooded. Toward 1759, when a survey had been carried out, the construction of a draining

tunnel was undertaken.

Nordenflycht, who was manager of the work in 1790, abandoned this work, and at another point followed up the "Real Socavon" or royal tunnel, which penetrates into the mountain from the north and lies 2,250 feet below the summit. Helms, whose report I have mentioned elsewhere, found the mines under water; Wendt recently cleared the real socavon, laid down rails in it, introduced drilling machines driven by compressed air, broached in it the famous old lode Cotamitos, and drained the works belonging to it.

According to these statements a new and vigorous revival of Potosi may well be looked for as soon as better communication shall have been established with the lowland, white labor, at least in part, introduced in place of the cheap but very inferior labor of the native Indians, and the construction of the base tunnel pushed vigorously with the improved means. But then it is possible that the working up

of the crude ore will no longer be accomplished in Potosi itself.

Broken Hill, in Australia, is at present the most productive silver mine on the earth. In the fiscal year closing May 31, 1891, this mine yielded 242,577 tons of ore, and these gave 8,790,640 ounces of silver and 38,653 tons of lead, with a total value

of £2,111,000.

This mine lies in the Barrier Ranges in New South Wales, but is most easily reached from Adelaide, in South Australia. The country is a dreary, treeless desert. According to Rickard's description, it consists for the most part of mica schist, with some gneiss-like rocks and quartzite. Garnet-bearing sandstone is also mentioned. The strike is N. 20-30° E., and the dip is westward. The lode follows the strike, but seems to form an acute angle with the dip; it branches out toward the north and south in a manner quite similar to that of the Comstock lode.

¹ Andr. Gmehling, Metallurg. Beiträge aus Bolivia; Oest. Zeitschr. f. Berg- und Hüttenwes., 14 June. 1890, etc.

² Zukunti des Goldes, p. 206.

² T. A. Rickard, The Broken Hill Mines, New South Wales; Eng. Min. Jour., New York, November 7. 1831, p. 530. According to the last reports there were produced in the calendar year 1891 9,509,332 ounces of silver from 253,684 tons of ore, against 7,785,000 ounces in 1890. Zinc blende increases; the gossan has been pierced.

The second level, 215 feet below the surface, is 3,960 feet long, and extends throughout the length of the main body; the third level runs at depths between 260 and 380 feet. The second level belongs in the main still to the gossan. A peculiar phenomenon are stretches or layers of kaolin, which are rich in chloride of silver but poor in lead. Cerussite indeed makes its appearance, but not in such quantities as at Leadville. The lower boundary of the decomposed ores is very irregular and illdefined, and in the second level also there are already found quantities of galena, which are poor in silver and rich in blende. In the third level the ore is essentially changed; kaolin ores are still present at a few places, it is true, but the greater part of the ores consists of rather poor, refractory sulphides. Thus Rickard mentions that toward the south (McGregor's shaft) they contain for the most part only 16 to 18 ounces of silver, 25 to 30 per cent of lead, with much blende and occasionally pyrite. At this lower horizon there exist also considerable inclusions of barren rock. "The day of sulphide ores," says the same authority, "is rapidly coming upon Broken Hill; the magnificent output of the past year has been at the expense of the bodies of oxidized ore already uncovered, and ere long it will have to undergo the

experience of Leadville."

The kaolin ores, which are to be regarded as essentially dry ores, were thus far utilized by skillful combination with the cerussite and the decomposed lead ores, but the poorer sulphides render a complete transformation of the furnace methods

In April, 1891, 5 tons of crude ore from the Australian Broken Hill Consols Company are said to have arrived in London, which contained 8,000 ounces per ton, and on account of this extraordinary richness attracted attention. They were probably

washed kaolin ores from the gossan.1

In a general way I can not affirm that the reports from Broken Hill at my disposal inspire me with as great confidence of great outputs in the remote future as is the case with the old famous lodes of Mexico or Bolivia. The scantiness of galena in the third level, the barren wedges, and the zinc blende are not favorable indications, although the poorer ores may remain remunerative for a long time to come.

After all it seems to become more and more apparent that the center of gravity of

the future silver production will lie in those lodes of dry ore that occur in connection

with volcanic rocks, as in Mexico, Bolivia, Peru, and Chile.

CHAPTER IV.

THE COMSTOCK LODE.

Eliot Lord's Monograph—First Attempts—Henry Comstock—Rob-Mining—W. Sutro's Drainage Tunnel—W. Sharon and the Bank of California—Wage Troubles—Completion of the Base Tunnel-Big Bonanza-The Heat-Balance of 1880-The End.

The dead figures of statistical tables do not speak of the vicissitudes under which the exploitation of great treasures is often accomplished, and yet every estimate is one-sided if it does not take these vicissitudes into account. As an example we will select the Constock lode in Nevada. This lode was the greatest accumulation of precious metal that man ever laid hand on. Gold and silver were found united. Hundreds of millions of dollars, not quite half of it in gold, were poured hence into human commerce, and here one may learn how through the great richness of the ores, and the consequent inflaming of the passions, a great lode mine may become as short-lived as the treasures of the alluvial land.

The history of this mine, its noonday, and the beginning of its decline down to 1883, has been furnished in detail and in graphic manner by Eliot Lord. Later articles, especially the American professional papers, enable one to trace the gradual decline down to the present day. All contrasts of our time, hunger in the gaunt wilderness and the most extravagant luxury, extreme lawlessness and the most intense industry, serious scientific investigation, loyalty unto death, and beside it rascality, theft, murder, the most unexpected incidents of all kinds are here crowded

within the space of thirty years.

In January, 1844, a white man for the first time traverses the cheerless, dreary landscape of Washoe; it is the great pathfinder, Fremont. Treeless, scantily overgrown with scrub, a high, craggy mountain range rises from plains covered with white alkaline patches. A few bands of Indians, of the tribe of the Shoshones, eke out a most precarious existence here and there in the land of hunger. In 1848 the

¹The Economist, April 18, 1891, p. 496.
²Eliot Lord, Comstock Mining and Miners, U. S. Geol. Survey, Monograph IV. 4to, Washington, 1883; also J. D. Whitney, The United States, 8vo, Boston, 1889, p. 319, etc. The situation is discussed in a general way in Zukunft des Goldes, pp. 129-139, after the works of Richthofen, A. King, Hague and Raymond, then in existence.

country becomes enlivened; caravans of white men travel from the far East hither in order to cross the snow-clad crest of the Sierra Nevada and reach the newly discovered gold fields of California. Whole trains of these emigrants succumb to hardship in the desert. Corpses of men and of beasts of burden mark the path. At the same time bands of quiet Mormons advance, seeking for oases in the wilderness where they may settle. These find a little gold dust in the vicinity of the spot which had so remarkable a future in store for it. Here, at the golden canyon, the washers settle, then leave the place on account of starvation, but return again. Toward the year 1857 the washings have been exploited; two intelligent young men, the brothers Grosh, search for the lode that yielded the washings; they find it, and the cattle dealer Brown wishes to offer them the means to begin the exploitation. Brown is murdered, Hosea Grosh injures himself with a pick and dies; Allen Grosh crosses the Sierra and succumbs beneath the hardships of the journey. Thus ends the first discovery of the lode.

On February 22, 1858, a miner, J. Finney, from Virginia, reaches the lode; he recognizes its value, writes his name on a strip of paper and hides it in the loose rocks; this is that part of the lode which afterwards as the "Virginia Consolidated" claim yielded so great treasures. At another point, on June 8, 1859, Patrick McLaughlin and Peter O'Riley reach the lode. A high-handed and extravagant man, Henry Comstock, now appears upon the scene; he manages to oust the two workmen from the greater part of their share. Much free gold is found in the gossan; the heavy black silver ore is not recognized and is thrown aside. Comstock is now supreme on the lode. "His purse," says a recent writer, "was open to all, though in order to fill that purse he was ready to wade in blood." The rock becomes harder, the fine gold raror. Comstock is seized by a new fit of restlessness. He sells his share, roams afar once more, and dies by his own hand in misory, but his name

remains affixed to the lode.

At about the same time the first specimens of the black silver ores came into expert hands. Some reports mention the metallurgist Moshammer, of San Francisco; others, Melville Atwood, of Grass Valley, as the one that was the first to recognize the value of the samples submitted. The first silver bars were carried through the streets of San Francisco, and a banking house placed them on exhibition in the windows. With this begins the great "boom." Thousands flock from

California across the snow mountains into the new "Silverado."

The Indians thus far, despite many an affront, had behaved peaceably toward the people at the mines. Their fish preserves had been despoiled, their pastures cropped, but they had endured it. But when two of their girls had been abused they fell upon the house of the evil-doers, killed them, and burned down their house. The miners marched forth for a regular battle with the Indians; but they were completely defeated by them in an open fight at Pyramid Lake, and many miners were killed. General terror seized upon the people; for some time all mining was at a standstill. Finally regular troops marched in, the Indians were beaten and flod. On August 11, 1860, the first furnace was put in operation, and on that day the shrill blast of the steam whistle resounded for the first time in the Washoe desert.

Totally inexperienced in things of this sort, the miners now attempted to give unto themselves a mining law. The right to work was granted for the various stretches of the outcrop, as it appeared at the surface, following the dip of the lode, down to indefinite depth. The book of grants was kept by the blacksmith of the new settlement; it always lay open to the public in the beer hall kept by him, which led to innumerable insertions and falsifications. But even aside from this, the granting of tracts according to the outcrop and following the dip of the lode must become disastrous. For it must be noted that the main lode presents itself at the surface as a very wide cleft, occasionally reaching 1,000 feet, into which great rock masses have descended from above, dividing the ore-bearing filling in the form of barren wedges. Hence the ore appeared at the surface in repeated zones, and independent grants were not rarely made east and west of such a barren wedge. Further down, however, the ore-bearing bulks unite, and strife was inevitable. It was waged in most bitter earnest. At some shafts intrenchments were thrown up, and warfare was carried on above and under ground. But daily the almost immeasurable wealth of the deposit became more and more evident.

The consequence was reckless rob-mining. Everyone tried to get into the depth quickly. One-third of the ores is said to have been lost at that time in the stamping works. Of the remaining gross output of the years 1860-1865, one-fifth, or nine

millions, is said to have been spent in litigation.

In the meantime the great civil war in the East had come to an end, and on the Comstock lode, too, after the exploitation of the rich upper bonanzas and a transient tumble of the shares, a little more tranquillity had descended Adolph Sutro came

¹Dan De Quille, Comstock as a Mine Superintendent; Eng. and Min. Jour., New York, December 49, 1891, p. 700.



forward with the plan of running from the valley of Carson River a drainage tunnel under the shafts, which were all suffering from a strong pressure of water. The tunnel was to be 20,489 feet long, and was to run under the nearest shaft at a depth of 1,663 feet. Through this tunnel Sutro intended not only to drain the mines but also to forward the ore directly to Carson River, which moved the stamping mills. The mine owners pledged themselves to pay Sutro \$2 per ton. At his instigation the works were visited for the first time by a specialist, to whom later on a brilliant part was reserved in the scientific world—Ferdinand von Richthofen. In 1866 all circumstances appeared favorable to the realization of Sutro's designs, when a mighty antagonist arose in the Bank of California.

In order to trace the further fortunes of the great mine it is now necessary to cast a glance at the development of the "mills;" that is to say, those dressing and amal-

gamating works whose relations to the mines became so fatal later on.

In 1860, as we have said, the first mill had been put in operation. Almarin Paul had at that time erected a large stamping mill with amalgamating works. He worked with success, and in the following year there were already sixty-seven similar works with 1,153 stamps. Under the name of Freiberg process, roasting with chlorine and amalgamation in barrels was attempted; it did not turn out as well as the so-called Washoe process—that is to say, stamping and amalgamating with addition of copper, vitriol, and ordinary salt. Henry Janin was at that time the scientific authority in this region. Into the midst of this development of metallurgic activity came, in the year 1864, William Sharon, the agent of the Bank of California. The mills, quickly put up in lively competition, were to no small degree in pecuniary straits. They were in the habit of paying 3.5 per cent a month in interest; Sharon offered money at 2 per cent a month. Soon many of these works were united with him or indebted to him. A part of the dressing works was firmly allied with mines; a much larger part worked the ores of different mines after free agreement with them. Sharon gained influence over such mines and withdrew the ores from the mills that worked free. Out of seventeen of such works he formed, in 1867, the Union Mill and Mining Company. At the same time, however, owing to the competition of the works, the price for the working up of a ton of ore sank from \$25 to \$22 to \$10. Finally, in the summer of 1869, Sharon built a railway from Virginia City, as the new mining town was called, at an elevation of 6,205 feet, with a fall of 1,575 feet, down to the mills on Carson River. In 1870 he was practically master on the Cemstock lode.

The instructive description given by Hodges of the development of the amalgamating process on the Comstock easily shows how from this point onward, step by step, the conditions became more favorable for the mills. Thus far only the coarser slick had been forwarded to the amalgamating mills; the finer sandy and muddy parts had been left. In 1867, Janin had perfected his method so much that he was able successfully to enter upon the exploitation of the finer slick. The other works followed suit, and the profit from the finer slicks remained a premium for the mills, Finally, the practice was in many cases adopted of making the assayer who received the crude ore for the mill responsible for the correctness of the mean content in noble metal. Of this ascertained content, the mill guaranteed to deliver to the mine owner a certain portion, say 65 to 70 per cent, as profit. Under this arrangement the assayer was always inclined to make his figures too small, in order not to suffer loss through his responsibility, and the consequence was rich profit for the mills. All these circumstances at the same time led to an increase in the product of noble metal and a diminution of the profit of the mine owners. Their profits, however, in the fortunate sections were still so incredibly great, and familiarity with metal-lurgical processes was so slight, that such secondary circumstances were overlooked.

Under Sharon's vigorous interference in favor of his bank, the spirit of enterprise rose generally, and the mine laborers profited by that favorable moment, recurring to a former practice, to demand a uniform wage of \$4 for each eight-hour shift for every workman in the mine without exception. On August 4, 1867, they extorted

this wage and maintained it from that time forward.

But the yield of the mines began to decline somewhat. The quotations of the shares began to fall. The finding of a small ore body in Crown Point mine had merely a transient effect; in May, 1872, the Comstock values fell within two weeks, at the exchange of San Francisco, by \$50,000,000. The struggle with inflowing water became more and more difficult with increasing depth; Ophir mine, in January, 1872, had to raise daily 146,000 gallous of water from a depth of 1,255 feet.

Ad. Sutro had never given up his plan. In 1869, with little money, he had daunt-

Ad. Sutro had never given up his plan. In 1869, with little money, he had dauntlessly broken ground for his great drainage base tunnel. In America, he met everywhere with difficulties. Toward the end of 1871 at last a larger amount came to him

¹ A. D. Hodges, jr., Amalgamation at the Comstock lode, Nevada: An historical sketch of milling operations at Washoe and an account of the treatment of tailings at the Lyon mill, Dayton; Trans. Am. Inst. Min. Eng. 1891, X1X, p. 195-231. Also, J. E. Gignoux, the manufacture of bluestone at the Lyon mill, Dayton, Nevada, in A. Williams, Min. Resources of the U. S.; U. S. Geol. Survey, 1883, p. 237-305.



from Europe, but the technical difficulties were extraordinary. The water in the auxiliary shafts could not be brought under control; he was confined to one point of attack. The machines were so improved that they pushed forward 300 to 400 feet a month in the volcanic rock. The temperature rose. Finally, after nine years' work, on July 8, 1878, the undaunted man, half naked, trembling with excitement, was enabled, the first, to crawl over into the shaft of Savage mine, and to shake hands with the miners of the Comstock lode. Thus approximately 1,600 feet of the lode were drained.

In the meantime important events had taken place on the lode itself. Two experienced workmen, John Mackey and J. G. Fair, and two shrewd business men. James Flood and William O'Brien, had purchased the Virginia Consolidated claim of the discouraged owners, and, after spending \$200,000 in trial works, had disclosed the richest ore body in the Comstock lode, the "Big Bonanza." The boldest dreams were surpassed. The friable rock, the fear of fire, which now and then visited the vast timber structures of the Comstock lode, finally the greed of the owners, led to rob-mining. From day to day the yield of this great ore body increased. In 1876 it yielded through the shafts of the Virginia Consolidated and the neighboring California mine \$30,000,000 in gold and silver, in 1877, \$32,600,000, in 1878, only \$18,500,000, the whole far over \$100,000,000.

This ore body consisted of crumbly, crushed, sugar-like quartz, whose richness was only about \$80 per ton, but which yielded so great values in so short time on account of the ease of working. The quartz was moderately sprinkled with argentite (silver sulphide) and gold, and traversed by feeble veins of a black ore, consist-

ing mainly of stephanite (silver, sulphur, and antimony).1

These great riches were wholly obtained before the completion of Sutro's tunnel. The shafts went down deeper and deeper, and ever greater became the difficulties arising from the increasing heat and the inflow of boiling hot water. Church and Lord have given fascinating descriptions of the achievements of the corps of miners. Four dollars for the day's work remained the motto. Rich mines paid these wages easily; poorer ones had to be abandoned. Less rich ores were passed by. Thus the wages promoted rob-mining. But a vigorous, healthy set of workmen grew up, who felt identified with the work, who invested their savings regularly in share certificates of the Comstock mines, and, with the sanguine temperament of the working class, as a rule, lost these savings. It was this working class that pushed forward into the hot depths, and there still higher wages were willingly paid. In the hottest parts of the above-named Virginia Consolidated and California mines there were reckoned, in 1878, per man and per day's work, 95 pounds of ice. In July, 1877, in the shaft of the Savage Mine, a spring of 69.4° C. was struck; the mine became filled with almost scalding vapor; the tools could only be held by means of gloves, and rags soaked in ice water were wrapped around the iron drills. "* * Here the men employed could not leave their work as often as the miners that guided the drills, but were forced to breathe the suffocating vapor till they often staggered forth from the station, half blinded and bent by agonizing cramps. When the pain became so great that the men began to rave or to talk incoherently, their companions would quickly take them up and carry them to the coolest place of the level, where they were subjected to a vigorous rubbing on all parts of the body, but particularly on the pit of the stomach. When the so-called 'stomach-knots' disappeared under the friendly hands, the checked perspiration again began to flow, and the men received their senses. * * * * * * * In the Crown Point mine, at a depth of 2,000 regained their senses. In the Crown Point mine, at a depth of 2,000 feet, the temperature of the water reached 65.50 C.

Many lost their lives, many their reason. The ascent from this heat in winter, which in the great shafts took three minutes, often deprived the workman of consciousness, and many a man dropped out of the hoist into the depths. "Death alone has the power to say to miners: 'Thus far shall ye go and no farther,' for no endur-"Death alone able suffering will bar their progress; nor will the loss of life even make them pause,

unless the scourge of heat shall strike them down like a pestilence."3

This limit had been reached. In the depths no more great bonanzas were found. The amalgamating process made further progress; at the Lyon mill was learned the method of removing from the gold and silver bullion the copper which had got into it through the copper vitriol, and a material saving was thereby effected, but the former wealth of ores was wanting.

When in 1880 the two model monographs on the Comstock lode, by Becker and Lord, published by the Geological Survey, were concluded, there was presented a complete picture of the lode, as well as of the work accomplished. It is now known that the floor of the great lode dips regularly downward; it is probably a great

¹ J. A. Church, The Comsteck Lode, its formation and history; Trans. Am. Inst. Min. Eng., 1879, and G. F. Becker, Geol. of the Comstock lode and the Washoe district; Monogr. U. S. Geol. Survey, III. 1882, 4to, and atlas, especially p. 270.

² Lord loc cit., p. 394.

³ Lord, ibid, p. 396.

S. Rep. 235——25

surface of dislocation. The roof, on the other hand, is irregular; the great barren wedges have been torn from the roof, and the cavities in which the bonanzas lay were probably produced by movements of the roof. Similarly, the crushing of the quartz is a consequence of later movement. The ore consisted of gold and little iron sulphide, but much silver sulphide; also, compounds of silver with sulphur and antimony, or sulphur and arsenic. The content in gold was not uniform, but it seems to have remained pretty much between one-third and one-half of the total value of gold and silver. Toward greater depths the contents decreased.

At this time the total length of the galleries and shafts on the Comstock lode, which had been driven in the space of twenty years, was 290 to 300 kilometers. At some points the depth far exceeded 3,000 feet. The temperature of the rock rose

on an average 3° F. for every 100 feet, or 1° C. for 18.33 meters.

The mills delivered 80 per cent of the contents. The total output since the begin ning of the works amounted in 1880 to \$174,000,000 in silver and \$132,000,000 in gold, corresponding to the proportion 57:43. The highest yield was obtained in 1876 with \$38,000,000; in 1877 it was \$37,000,000; in 1878 \$20,400,000; 1879 only \$7,400,000.

The balance of June 30, 1880, showed that on Comstock lode one hundred and three mining enterprises had been started. Of these only six had worked with These six enterprises had paid in \$18,300,000 and had obtained, over and shove this payment, \$97,600,000 in interest and profit. On the other hand, ninety-seven enterprises had worked at a loss; their lost payments amounted to \$43,400,000. The world's commerce, as has been said, had received up to that time \$305,000,000 in

precious metals.

The third decade is a time of decline and death struggle. In 1880 the total yield was only \$5,100,000; in 1881 \$1,000,000; in 1882 \$1,700,000; it rose again slowly and in 1887 reached \$4,500,009. Toward the end of 1886 all deep mining below the horizon of Sutro's tunnel was abandoned, and the great waterworks were stopped. The dumps were picked over and worked. In the upper horizons an aftermath of poorer oars was gleaned. A great school of mining and of amalgamating processes had grown up; its disciples, rich in experience, are scattering into Mexico, South America, Australia, and everyone of them calls himself, proudly, a "Comstock miner." In the meantime the profits for the shares decreased; all kinds of ugly rumors crop out; at one time it is said that barren rock is brought to the mill on purpose, in the interest of the dressing works, at another time, that a bonanza is kept under water, and that the small stockholders are first to be "frozen out," that the profits may not have to be divided.

The ores became poorer-at least the number of tons extracted rose while the production fell; in 1890 the latter was \$4,000,000. Many works published deficits. tax on the use of the Sutro tunnel was lowered to enable the poorer ores to be extracted. Respectable professional journals spoke openly of theft. Suddenly, in March, 1891, the quotations of the shares began to rise again. "Let no one be deceived. leopard has not changed its spots, and the 'mill ring' " is still the is still the same "," wrote the Engineering and Mining Journal. Finally it was stated publicly that on one of the larger works the slimes were not allowed enough time in the mill to be completely amalgamated, and that the still rich slimes passing from the mill were ladled off from the sand tank into a small side mill, in which they were amalgamated to the profit of the mill-owners, and that in this way they were stolen from the mine-owners. On December 26, 1891, the Engineering and Mining Journal gave the instantaneous photograph of a workman, scoop in hand, about to ladle the slimes off into the side mill, and at present the affair is pending before the criminal court in San Francisco.

Thus ends the richest mine on earth.

CHAPTER V.

THE SUPPLY OF THE PRECIOUS METALS.

Results of Gold Production—Results of Silver Production—Consumption of Gold—The Stock of Gold.

I.—GOLD PRODUCTION.

The production of gold has been the subject of detailed and most welcome studies by Mr. A. Soetbeer and the American Mint. To the figures I wish to add the following remarks:

(1) United States.—No important new deposits were discovered; washings maintain themselves chiefly in California, where the continuance of hydraulic work is checked by legislative enactment. Lode mining has been aided by metallurgic

March 21, 1891, p. 346; also April 25, p. 491; May 33, p. 601.
 The same, May 33, 1891, pp. 601, 603.



progress. Total of production according to Leech for 1890, 49,421 kilograms; provisional figure for 1891, 50,380 kilograms.

(2) Australia.—Decline of production, partly balanced by the yield of Mount Morgan, whose deposits, however, are being exhausted with remarkable rapidity. Output in 1890, 45,767 kilograms; for 1891 almost exactly the same.

(3) Russia.—The yield, almost exclusively from alluvial gold, maintains itself at the same height by displacement of working sites, and has reached the Amur. recent time finds are said to have been made on Bomm River (Nerchinsk). The figures are diminished somewhat by the conversion of crude gold into fine gold. Total for 1889, according to Kulibin, 33,130 kilograms; for 1890, provisionally, 31.841 kilograms, according to newspaper reports somewhat higher; for 1891 not yet known.

(4) South Africa.—The conglomerate beds of Witwatersrand yield constantly increasing outputs. De Kaap also is rising. For 1890, 14,877 kilograms are to be set down. The figure for 1891 may rise much higher, possibly to 23,600 kilograms.

(5) China.—Under this heading there appear in the tables of the American mint

considerable figures since 1883, based, first, on estimates of the gold production on the Chinese Amur by Ivan Michels, and since 1886 on an estimate of the net exportation to India and England, as was expressly stated in the tables in a note. The latter estimate, as late as 1887, amounted to \$9,500,000 = 14,294 kilograms; for 1888 and 1889, \$9,000,000=13,542 kilograms, and for 1890, \$5,330,000=8,020 kilograms.

These amounts were originally regarded as Chinese production, but the reports of Ellis Clark and other travelers contain no data for assuming such a production. It was thought that these amounts represented the reexportation of alluvial gold that had been brought home by Chinese from Australia and California. To these figures cling all the doubts which under similar circumstances affect the figures of net exportation, and their reliability was seriously called in question. Mr. Soetbeer, too, in his last article, declares this estimate of the Chinese production by the exportation as hazardous and unsafe.3

But there exist even statements to the contrary. The statistical secretary of the imperial Chinese custom-houses, Mr. E. McKean, has raised the question of the equalization of the deficit of China in payments, and remarks at the same time that in the last three years a gold exportation of £1,318.100 has taken place, with a simultaneous importation of silver of only £139,500. Further on Mr. McKean says:

"Chinese send from abroad gold and silver coins in considerable amounts, which are carried by travelers, and in this way do not find their way into the lists of importations. In the years 1887, 1888, and 1889, the known importation of gold into Hongkong was \$3,822,700, and the known exportation of it—almost exclusively to London—was \$10,593,980, that is to say, a difference of \$6,771,280 in three years, a surplus whose existence in Hongkong is explicable only on the supposition that it was brought by Chinese travelers from America and Australia."4

According to this the figures hitherto current concerning recent gold production

have to undergo a diminution in this item.

According to English papers the declared importation from China, including Hongkong, was in London, \$1,300,000 in 1890, and \$5,500,000 in 1891; the exportation of gold thither was quite small. What may have been the net exportation to India, I do not know.

If for 1890 we assume the third part of McKean's figures, or \$2,260,000, then we have to set down for China 3,400 kilograms. But even this figure is subject to rea-

sonable doubt.

(6) Colombia, South America.—T. H. Wheeler reports to the foreign office in London that the trade of Colombia indeed is rising, but that the attainment of reliable figures relating to exportation is beset with insurmountable difficulties. Wheeler says that the figures kept by him are undoubtedly too small, "since no account is taken of the fact that a part of the gold and silver exported was manifested in gold currency and not in Colombian paper money." The decline in the production of gold and silver explains the smallness of the rise of exportation to England. The mining industry, says the report, is almost entirely paralyzed by a law against the pollution of rivers. Abundance of alluvial gold is said to be still present in the central Cordillera.5

The total exportation of Colombia in coffee, tobacco, rubber, and other products of the country, including the precious metals, into Great Britain, France, Germany, and the United States was according to the same report in 1889 £1,170,000 and in in 1890 £1,350,000. Under these circumstances I must regard as too high those fig-



¹ Ellis Clark: Notes on the progress of Mining in China; Trans. Am. lnst. Min. Eng., 1891, XIX, pp.

^{571-596.} Maps.

**E. Suess: Gold in Südafrika und Australien; "Die Nation," Wochenschrift, herausg. v. Th. Barth, Berlin, 8 August, 1801, S. 690.

Ad. Soetbeer: Littersturnachweis, S. 284,

The foreign trade of China: Economist, June 13, 1891, p. 6,

Boonemist, January 9, 1892, Supplement, p. 9,

ures which for those two years put the production of gold at \$3,430,600 and \$3,695,000, and those of silver at \$612,000 and \$735,000. The very detailed remarks of the United States Mint relating to these figures, however, seem to me to justify these doubts still further. Gold has long since ceased to be coined in Colombia. In 1863 the gold circulation stopped. In 1875 silver too began to leave the country; in 1884 difficulties arose in the circulation; since then the currency consists of paper. Mr. Vincente Restrepo indeed attempted to obtain more definite figures from the records of the custom-houses, and thinks himself able to estimate the exportation in 1890 at \$3,600,000 in gold and \$830,000 in silver, but adds that only by a veritable "tour de force" might it be possible to obtain correct data; that in statistical data the country was very backward.

country was very backward.¹

A report of the German consulate, mentioned by Soetbeer, states for 1889 an exportation of 3,761,420 pesos, but, as compared with Restrepo's statements, it would seem probable that 454,300 pesos of ores, herein included, have to be added to the silver; elsewhere too, an item of "gold and silver bars" at 483,032 pesos is included.

The former mining commissioner for Tolima, John C. F. Randolph, says:

"A very large annual gold product has always been claimed for the Republic of Colombia, without any authentic figures being given to sustain the claim. It is not impossible that as much as \$2,000,000 annually may be produced, mainly coming from the very small enterprises in ground-sluicing thin patches of gravel of slight area. Much territory in Colombia still remains to be explored, undoubtedly, and valuable mines may be actually discovered."

According to this I set down the output of Colombia at \$2,000,000 = 3,009 kilo-

grams.

(7) East Indies.—Only a few lode mines are in operation. Those that aroused the highest hopes did not pay, but on the other hand Mysore yields sufficient amounts. The figure for 1890 is 2,970 kilograms, slightly differing from Mr. Leech's estimate.

If to these figures there be added, as has been done by Mr. Leech, 16,061 kilograms for the smaller producers, there results a total output of the earth in gold in 1890 of 167,346 kilograms, very close to the average figure, often stated by Mr. Soetbeer for previous years, of about 169,000 kilograms. Mr. Leech estimates somewhat more for 1890, namely, 174,556 kilograms; that figure seems to me too high for 1890, but may have been surpassed in 1891. So far as it is practicable at this day to survey the output of 1891, it may possibly reach 177,000 kilograms. That is to say, in the year of comparison (1875) the gold production was 169,540 kilograms, and in 1890 it was 167,346 kilograms; in 1891 there may possibly have been arise of about 5.75 per cent.

These figures show the changes that have occurred in the gold production since fifteen years. Of the output for 1890, 167,346 kilograms, or in round numbers, 168,000 kilograms, only about 74,000 kilograms belong to the younger alluvium. More than 13,000 kilograms come from the conglomerates of southern Africa; but as they lie in the depths, in the sulphides, and are worked by mining, they can not be numbered with the alluvium. Accordingly, for 1890, of the total amount, 44·2 per cent belong to the alluvium and 58·8 per cent to lode mining, though of the latter, 8 per cent are represented by old conglomerates.

Thus, in comparison with older estimates, we obtain:

	1848–1875.	1876.	1890.
Lode mining	Per cent. 12 ·02 87 ·78	Per cent. 34 76 65 28	Per cint. 55 ·8 44 ·2

Or, if the conglomerates are mentioned separately, for 1890:	Par	r cent.
Lode mining		
Conglomerates		8

Of the increase for 1891 more than 8,000 kilograms belong to the conglomerates. In 1875 the production was 169,540 kilograms, as has been said, being little higher than that of 1890, but at that time the washings entered with 65.28 per cent, while in 1890 only 44.2 per cent came from the alluvium. This circumstance is all the more remarkable because the Comstock lode has since become almost extinct. A large

¹ Report of the Mint, 1890, p. 274.

² John C. F. Randolph: Notes on the Republic of Colombia, South America; Trans. Am. Inst. Min. Eng., 1899, XVIII, pp. 205-213.

part of the alluvium of 1875 has become exploited. The discoveries made since, Witwatersrand (conglomerate) and the district of Barberton (Kaap), also Mount Morgan, in Australia, appear among lode mines; in Siberia new washings were dis-

covered, it is true, but they merely took the place of extinct washings.

This 44.2 per cent forms the less reliable element in the output of the present day, but mining, too, has changed. Metallurgic processes. for instance, the better unlocking of the sulphides, act on the long run in a manner different from that of technical progress in mining, such as new drilling apparatus and explosives. The former increase the output, render poorer ores remunerative, and are of lasting advantage. The latter, so far as they cheapen labor, act similarly, but at the same time they hasten exploitation, and the higher annual figure of output is purchased by a shortening of the life of the works.

To this is added in many mines the hunger after dividends, which impels toward rob-mining. The so-called Washoe method, that is to say, amalgamation by the aid of common salt and copper vitriol, prevailed on the Comstock lode, despite the loss it involved, because it worked quickest. In many cases great enterprises were carried out with small capital. The participation of the workmen in the Comstock mines has already been mentioned. In Australia work is often carried on with shares of £1 each. This is true not only of gold mines; the silver mine of Broken Hill was entered upon with a capital of £384,000, based on shares of 8s. each.

Through the small face value of the shares it is easier to obtain the capital in the

country; the work is in a manner democratized and the risk is distributed. A hazardons undertaking is more readily begun; then there is a demand for profit; but the owner is also inclined, if things go badly, to undertake trial work. So far as the figure of production is concerned, lode mining has this advantage over work in alluvium that many mines are worked at a loss in the expectation of better finds, while an unfertile alluvium is quickly abandoned. Numerous specialists affirm that lode mining for gold, taken as a whole, is at this day working at a loss. Topley says:

"If a steady and undiminished production of gold is essential for the well-being

of the world, perhaps what we have most to dread is a sudden influx of common sense and prudence in the investing public, for this would at once close a great number of mines and might considerably diminish the world's production. But probably

this contingency is sufficiently remote to be safely left out of consideration."

This complete change in the character of the gold production, however, does not change the fact that the production from the alluvial land alone determines the economic function of gold. The slowly flowing stream from the lodes, as will be shown, is almost consumed even at this day, by the no less uninterrupted but rising demand of industry. The great quantities of gold in antiquity were derived from the alluvial land. The annual product of the present day is far below that of forty years ago, when the alluvium in California and Australia was entered upon, and without that alluvial gold all the recent troubles about the standard would probably not have arisen. In California the sudden and transitory character of the production from the alluvium would appear still more distinctly did not administrative conditions influence the production.

The figures of the production of the present day do not correspond to the demand, for a great and extraordinary enrichment of humanity, as after 1849, there is at present little prospect. The districts of Matabele and Mashona land have evidently been already picked over superficially. Mr. Bogdanovich kindly tells me that on the northern slopes of the Kuen-liin there exists gold-bearing sand in considerable quantities, and he has described the washings of Sourgak and Kopa on the southern border of the desert of Gobi, but the exploitation of these sites will in its time proceed

probably just as slowly as that of the Siberian alluvium.3

Some hope for a rise in the gold production in the near future may exist in the case of California. According to rather general reports, there is in preparation an agreement between the government of the State and the hydraulic works, according to which the State proposes to erect a catchment for the washed-off masses on a gigantic scale and to tax the hydraulic works for its erection. This would lead to a sudden rise, because the rest of the equipment of the works is in existence. In this way the present figure of the production of California might be raised for a number of years. As, moreover, the exploitation of the South African conglomerates proceeds more rapidly than the decline in Australia, it is possible that we may now witness a higher yield for some years to come.

The means of exploitation, too, have been improved; but all these circumstances are not decisive for the future. To-day, as thousands of years ago, the legions of gold extraction lie at the boundaries of civilization. In Europe hardly a few rem-

²W. Topley, Gold and silver, their geological distribution and their probable future production.

Rep. Brit. Assec. for the Advancement of Science. 1877, p. 535.

²Pewtzow, Tibetanische Expedition, II, St. Petersburg, 1892, p. 118, etc., map D and profiles on Plate III; the site may be recognized on the map in Petermann, Georgr. Mitth. 1892, Taf. V, at the south margin of the desert, east and west of 84° east longitude Greenwich.



Reyer, California, p. 26; The Economist April 11, 1891, even asserts the same concerning silver mining.

nants of the former wealth have been preserved here and there. Only where virgin areas are entered is gold found in greater quantities. The more quickly greed drives man forward into the wilderness the more rapidly are the treasures exhausted, but we are approaching nearer and nearer to the end, and the transient rise in the annual output changes nothing at all in the final outcome. After a further experience of fifteen years, I think myself perfectly justified in repeating, with even greater positiveness than in 1877, that, presumably, in a few centuries, the production of gold will diminish permanently and in extraordinary degree. But to-day, even more distinctly than at that time, events are telling that this metal, with constantly increasing rarity, will no longer be able to maintain its past economic position.

II. -SILVER PRODUCTION.

The production of silver is in an extraordinary position. It is influenced by the introduction of the furnace method in America, by the frequent shipment and mixture of ores, by the continued purchases of the United States Government. The figure given by Mr. Leech of 4,000,000 kilograms, of a value of \$166,700,000, for 1890, shows its importance. The consumption of silver in industry vanishes in the face

of the rising figure of production.

In 1877 I distinguished three groups of silver ores: those which yield silver in combination with lead, or with gold, or silver alone. The second group, comprising auriferous dry ores, has lost its importance by the decline of the Comstock lode. Its most notable representatives are certain lodes in Hungary and Transylvania. In America, owing to the decrease of the gold content, they pass over into the great multitude of dry ores which form the third group. The introduction of the furnace method, based on the combined smelting of lead ores and dry silver ores, prevents the establishing of the figure of production for the several groups.

In the gold and silver commission of 1887 the question was raised whether it be not possible to ascertain a minimum cost of silver production, which would represent the limit of production, and, therefore, also the limit of decline in market value. Prof. Roberts Austen at that time set forth the difficulties of this problem. He dis-

tinguished four sources of silver, to wit:

2. From lead ores	8	30, 3 7, 3	726, 200,	000 000 000
Total		88, 3	354,	733

Group 4 comprises all dry ores that were subjected to amalgamation, including those of Comstock lode; a smaller part of the product from American furnaces is already comprised under 2. According to an approximate estimate, Mr. Austen at that time conjectured that the cost of production for 1 ounce from lead ores was 2s., by desilvering of copper 1s. 11d., and that in the case of dry ores it varies within wide limits, but might amount on an average to 1s. 8d. At that time the value of an ounce was 4s. Of course in such estimates the works which are running in

expectation remain out of consideration.1

This much is certain, that even with the present silver prices, capital is still invested in silver mining. The American Engineering and Mining Journal shows, according to the results of 1891, that some less productive mines with low contents, as at Butte, Mont., had been closed. But Granite Mountain, Montana, yielded 2,900,000 ounces at 51 cents, and the rich mines of Aspen and the San Juan district, Colorado, as well as Park City, Utah, work under 50 cents. The Mollie Gibson mine, Colorado, is said to have produced up to the end of 1891 over 2,000,000 ounces, at 48 cents per ounce. For Broken Hill 52.6 cents an ounce is estimated, including a sinking fund, but without profit from lead; but those works are now reaching the sulphides, and may decline somewhat.

The price of silver in the dollar has fallen in New York to 87-87.10 cents per ounce of fine silver. So long as the price is quoted at 87-87.10 cents and the cost of production in the ruling works is nearly 50 cents, the profit of the works may easily be But the variety of the cost of production in detail, in the gossan or in measured. the sulphides, in cerussite or galena, or in dry ores, appears from what has been

said above

The gradual extinction of the gold production on the alluvium and the building up of a vast silver production in America might be foreseen fifteen years ago. In

¹ Prof. Roberts Austen, Memorandum on the cost of production of silver, gold, and silver commission, first report, append., VI, pp. 325-329, qu. 1198, etc.

² Eng. and Min. Journ., April 2, 1892, p. 369.



that phase we are still at the present day. Undoubtedly the silver lodes at greater depth will meet with the difficulties of high temperature; some dry ores may become depauperated in the lower portions, owing to increase of zinc blende. That has occurred for the present only in isolated cases. New lodes are found every year in New Mexico, Arizona, Mexico, and in other regions, and what Helms predicted in 1798 in Peru, and St. Clair-Duport in 1843 in Mexico is now beginning to be realized. "The time will come, a century sooner or a century later," wrote the latter, "when the production of silver will have no other limits than those imposed on it by the constantly decreasing decline in its value." 1

This limit, however, is as yet far from being attained, despite the considerable fall in price. Even at the present day, on the Andes of South America, dry ores are worked with profit, under the most unfavorable external circumstances. Even at the present day in Peru small smelting furnaces are in profitable operation, for which at these great altitudes there is no other fuel than the droppings of the

llamas. In those regions there is yet ample room for lightening the labor.

It must be said openly that all hope of improvement in monetary relations through decline of silver production presupposes as yet a very material fall in the price of silver.

A rise in the price of silver would increase the profit, but would not greatly enlarge the production.

III.-CONSUMPTION OF GOLD AND SILVER.

The amount of gold annually consumed in the manufacture of ornaments, watches, rilding of various kinds, gold wire, and various branches of industry is very large, but can not at the present time be ascertained with accuracy. In order to ascertain the actual consumption, we should have to exclude the remelted old material, consisting of ornaments, etc., while melted coins from the active circulation are to be regarded as new consumption.

Nevertheless, we possess some figures which invite conjecture regarding the total

sum of consumption.

(1) The most accurate records are possessed by the United States, thanks to the

efforts of its mint, continued for several years.

In 1890, according to the reports of Mr. Leech, the mints of the United States and the private refining works furnished to industry gold bars of the value of \$14,605,901; this figure comprises \$10,717,472 of domestic bullion, also \$449,941 of domestic coin, and \$362,062 of foreign bullion and foreign coin, but besides also \$3,076,426 of old material. Deducting the latter figure, we obtain \$11,529,475=17,348 kilograms. But aside from this, the goldsmiths are in the habit of melting down a quantity, not accurately known, of gold coins. Formerly, according to the information gathered in four different years, this amount was estimated at \$3,500,000. "If no decrease has occurred in this employment of coin," says Mr. Leech, "then the value of the gold consumed in industry in the United States in the calendar year 1890 has been \$18,105,901, of which \$10,717,472 were new bullion. But since we here have to include coin also in the net consumption, we obtain \$15,029,475=22,614 kilograms, as the loss suffered by the monetary uses partly through the consumption of new production, partly by the absorption of coin.² For 1889 that figure would be 20,922 kilograms.

(2) Birmingham.—In 1877 I was enabled, through the kindness of the secretary's office of the Chamber of Commerce of Birmingham, to state the consumption of gold in that city at 250,000 to 300,000 ounces. This did not include gilding and gold

leaf. 3

This consumption came under discussion also in the gold and silver commission of the British Parliament in 1887 and was by several authorities estimated, from approxi-

mate data, at £10,000 a week.

Upon recent inquiry I received on May 8, 1890, through the kindness of the same chamber of commerce, the information that a specialist consulted by them, Mr. J. William Tonks, figures "the gold bullion, including the sovereigns and the American gold dollars, melted down in Birmingham daily for industrial purposes at not less than 400,000 ounces per annum," with the remark that this statement is rather below than above the truth.

This gives for the consumption in Birmingham 12,440 kilograms. 5

Gold and silver commission, first report; Sir Hector Hay, qu. 420; Mr. J. W. Birch, qu. 1371, and

elsewhere.
For this communication I am indebted to Secretary Haydon. Recently Mr. Ottomar Haupt (Roonomist, January 16, 1892) estimated this demand for England for 1857-1870 at £1,500.000 and for 1871-1890 at £2,000,000; that is to say, at about 11,000 and 14,600 kilograms. The former figure was also mentioned in the gold and silver commission. In reference to this it might, perhaps, be of importance to know how much is to be deducted from Birmingham for exportation.



¹ A Zach. Helms, Tagebuch einer Reise durch Peru, 8vo, Dresden, 1798, p. 158; St. Clair-Duport, De la production des métaux précieux au Mexique, 8vo, Paris, 1843, p. 426; Zukunft des Goldes, p. 344.

*Rep. Mint 1891, pp. 52, 53.

*Zukunft des Goldes, p. 351.

(3) Genera.—The manager of the refining works in Geneva, Mr. Ch. Lacroix, had the kindness to send me in 1890 and on March 22, 1892, information concerning the

demand of the watch industry. The last letter says:

"Relying on our sales and on the figures of the federal control, I estimate the demand of Switzerland in 1890 at 14,000 to 15,000 kilograms of alloyed gold; that is to say, about 9,800 kilograms of fine gold. Of this I estimate that seven-ninths went to the watch industry and two-ninths into jewelry. For silver on the same basis in the same year the demand would have been 60,000 kilograms of fine silver, which was entirely taken up by the watch industry. For 1891 I estimate the demand for alloyed gold in Switzerland at 9,000 kilograms; that is to say, about 5,900 kilograms of fine gold, 7,000 kilograms being for watches and 2,000 kilograms for ornaments. Silver would amount to 52,000-55,000 kilograms, entirely for the watch industry."1

From these figures a quota is to be deducted for old gold. (4) Germany's demand was in 1883 estimated by Soetbeer at 15,000 kilograms, of which 20 per cent was old material. In recent time an estimate gave 15,500 kilograms. If from this, too, 20 per cent is deducted, the remainder of 12,400 kilograms seems in comparison with the United States almost too small, and it is possible that

many a gold piece finds its way from circulation direct into the workshop.

The demand for gold undoubtedly increases in Germany also; only the Chamber of Commerce of Hanau kindly answered upon inquiry that Hanau indeed consumed, in 1890, 3,000 kilograms of gold and 8,000 to 10,000 kilograms of silver, but that the consumption of gold had somewhat decreased, while the demand for silverware had increased considerably. The annual report ascribes the decline of the gold industry to the impeded exportation to America in general and to the Argentine troubles.2

(5) To these figures let us add the extraordinary demand of the East Indies for ornament and for hoarding, of which mention will again be made farther on. The net importation of gold, which for years has been flowing to that country, not only from England but also from the East, was in 1889, 20,600 kilograms; in 1890, 34,986 kilograms, and in 1891 not less than 41,259 kilograms, or 5,636 thousands of rupees. But to this is to be added the entire domestic production of gold, with 2,261, 2,970, and about 3,000 kilograms for 1889-1891, so that the actual receipts of Indiain those three years were 22,861, 37,956, and about 44,259 kilograms; that is to say, on an

average 35,000 kilograms.

These five scattered items, United States, Birmingham, Switzerland, Germany, and India, by themselves, even with the notable deduction of old gold for Switzerland, lead us to a net demand for about 90,000 kilograms per year. Some time ago I estimated the total demand of the earth for art, industry, and hoarding at 100,000 to 120,000 kilograms. Dr. Soetbeer, in the article preceding his last, deducts the higher figure from the total production.³ But even this figure is manifestly too small, for 30,000 kilograms can not suffice for all the rest of the earth. France alone has been estimated at 15,000 to 16,000 kilograms, and then there are still unmentioned such consumers as Austria-Hungary, Italy, Spain, Russia, Belgium, Holland, and so many other regions outside of Europe, and not even the whole of Great Britain is included.

But if this figure is compared with the figure of the total production of 168,000 kilograms in round numbers for 1890 or 177 kilograms for 1891, it seems to me very probable that the demand for ornament, for industry, and for hoarding is close to

the figure of production or has already reached it.

"The assumption," says Dr. Soetbeer, "that in the years recently past, together with the outflow to the East and the still prevalent practice of hoarding, industrial employment has materially checked the increase of the monetary gold stock and may presumably have nearly absorbed the yearly new production of gold, can not, it is true, be numerically demonstrated, but on the other hand just as little will it be possible to demonstrate its incorrectness."

This view I share entirely, and it corresponds to the present condition of affairs. But the industrial demand increases from year to year with the increase of well-

Kilograms.



¹ The first communication kindly sent by Mr. Lacroix, dated October 14, 1890, read as follows: "We take pleasure in informing you that our works furnished, in 1889, 6,800 kilograms of alloyed gold for the various demands of jewelry and for watch cases. Of these 6,800 kilograms, 4,700 were delivered in Switzerland. In order to alloy these 6,800 kilograms we used up—

[&]quot;It is not possible for us to tell you accurately how much has been furnished during the same period by establishments of similar nature, but there will probably be no great error in assuming that that amount is one-half the product of our works. A number of banking houses sell fine gold or coins directly to the manufacturers, who alloy and melt it themselves. The estimate of this factor escapes

us entirely."

Jahreaber del Handelskammer in Hanau für 1890, S. 6.

Soetbeer, Edelmetallewinnung. S. 542.

Soetbeer, Litteraturnachweis. S. 286.

We have either already reached the day, or approached very close to it, when mining will yield less than industry consumes. From that day forward the whole new production no longer counts for monetary needs, and from that day forward industry will withdraw from the stock of money an amount of gold increasing annually with the increase of wellbeing.

IV.-THE STOCK OF GOLD.

In a paper directed against the bimetallic movement in England, Mr. Rob. Giffen, in 1889, pronounced the opinion that the annual production of gold is almost entirely absorbed by industry and by India; that without India the fourth or fifth part of silver finds similar employment; and that in general the amount of gold and silver which serves for other than monetary purposes is wont to be underestimated. In this nonmonetary condition gold and silver are said to be certainly nothing else than merchandise, and to be as little able to replace each other as wood and iron are; but the case is said to be not different with coined money, and consequently bimetallism an illusion.

My remarks concern not these theoretical deductions of Mr. Giffen, but the facts which he presupposes. Gold and silver exist in three forms: as currency, as bank reserve, and finally, more or less immobilized, for instance as ornament. But these three divisions are not sharply separated. The bank reserve, covering a note, serves the purposes of actual circulation often even beyond its own value, and on the other hand there are reserves with the most diverse degrees of immobility, as shown by war funds, the Indian treasures, etc. Even our ornaments may in days of great distress find their way to the mint.

A great mistake is committed when money is considered merely as a medium of international payment and when the incalculable services are underestimated which it has to perform in domestic retail commerce. Here, it is true, the first glance shows that there are many states which in domestic commerce lack gold, but not one that does not use silver and copper. But even in the gold countries the gold is far too immobile to be able to enter into the finer arteries of commerce.

The lower boundary of the gold zone of commerce is the 10-mark or 10-franc piece, the half-sovereign. The reason for this, as has already been said, lies in the high value and at the same time in the high specific gravity of gold, which causes the volume to diminish. The zone of gold itself has but slight variety, and in commerce is wont to comprise merely this smallest piece capable of circulation and its double.

Below the lower limit of gold lies the broad and varied zone of silver, often widened out below by coinage below the standard. In this broad zone fall the daily purchases of the housewife, in the most advanced states the daily wage, and if the weekly wage actually brings a gold piece it has to be changed at once, because, being gold, it is not adapted to defraying the daily wants. It may well be said that to the zone of silver in all these states falls the greatest work; that is to say, with silver the greatest number of purchases and obligations are discharged.²

Copper is the companion of silver for supplying the fractional parts, and for the

smallest commerce, and as a medium of circulation for the masses of the people is

enormously more important than gold.

It is readily understood, too, that with the rise of the lower classes, with the increase of wages and of well being, the demand for silver and copper for this reason must everywhere increase, even in gold lands. The report of the British mint states that in recent years far more silver coin had to be put into circulation, the new issue being, after deducting the compensation for recoinage, in 1889, about £1,579,125, and in 1890 about £,1070,475. But the demand for bronze coin was so great that in 1890 not less than 105 tons of disks for bronze coinage had to be procured through the mint company in Birmingham.

The German mint administration has the merit of having always devoted special attention to these needs. In fact, it must be firmly kept in mind that the smallest purchase or sale is of the same legal value as the largest. The smallest obligation to pay demands its discharge with the same right as the largest. From this standpoint we must consider not only the value of the coins put into circulation by the

state, but also the number of pieces.

The financial administration of the German Empire coined up to December 31, 1891: In gold, 2,587,100,000 marks in 158.800,000 pieces; in silver, nickel, and copper, 516,000,000 marks in 1,948,000,000 pieces; that is to say, the value of the gold coined was about five times that of the other metals, but the number of pieces coined of other metals was thirteen times as large as the number of gold coins. But the actual condition of the metallic circulation must show far more unfavor. able relations for gold, for a good deal of gold emigrated or was melted down,

¹Rob Giffen. A problem in money, XIX Century, 1889, b, pp. 863-881.

²A table of weekly wages in comparison with the limit of the silver zone is given by W. Herbage, Economist, July 4, 1891.

and besides the coining of silver there are yet some hundreds of millions of marks

in old thalers to be taken into account.

This greater immobility of gold is also expressed by the fact that in England the half-sovereign travels farther toward the periphery of the kingdom than the sovereign, and that gold in general remains more in the vicinity of the centers of commerce. Mr. Will. Herbage states that the public at the depositories in London prefer the larger coin, and that the proportion of the sovereigns and half-sovereigns paid out is as 81:19. Outside of London the proportion in England and Wales sinks to 75:6:24·4, and in the remote parts of Scotland and Ireland it is completely reversed. Thus in Ireland it becomes, in Armagh, 10:90; in Cork, 9:91; and in Scotland, in Dunfermline, 10:90, and in Wick, 3:97.

Thus the heavier gold coin remains near the center; the lighter one is preferred

at the periphery.

The most instructive data for judging of the actual conditions of the metallic circulation are offered by France. On the evening of April 22, 1891, at some 20,000 public depositories in France and Algeria and in numerous banks and money institutes, the cash receipts in notes and in gold, 20 and 10 franc pieces, and in silver 5-franc pieces were counted; in 1868, 1878, and 1885 similar counts had been carried out. The count of 1891 comprised 120,000,000 francs, or, inasmuch as the reports of some banks were not quite complete in regard to the year of coinage, about

Eighty per cent were received in notes and 20 per cent in metal; this relation in 1885 had been 68:32; the circulation of notes therefore has increased.

The proportion of gold to silver was 70:30; in 1885 it was also 70:30; thus there

exists equilibrium between the two metals.

The notes behave in a manner quite similar to that of gold; they appear toward the centers, where the payments are made in larger amounts, and they dwindle toward the periphery and toward the regions of less commerce. At the Bank of France only 4.51 per cent were paid in metallic money; at the Bank of Algeria only 3.64 per cent; on the other hand, in the Dep. Ain, 45.65; Doubs. 43.59; Morbihan, 48.22; Comics. 50.800. Hearts Service 50.47. In similar memory theorems the payment of the p 48.33; Corsica, 50.890; Haute Savoie, 59.47. In similar manner, though not in exact local agreement, it is seen that toward the less wealthy districts the payments in gold decrease and those in silver increase, and a map accompanying the official report shows how, from Paris outward, on the one hand toward the northwest in Morbihan, Finistere, and Manche, and on the other hand toward the south, up the Loire and toward Haute Savoie, the payments in gold sink, step by step, below 50 per

In a general way the more active circulation of gold in the vicinity of the point of gravity of commerce agrees entirely with the information obtained in England, and as in France the note circulation is considerable, it takes the place of gold in large

measure in these payments.

Incidentally the French count is remarkable, also, by the showing of the remarkable quantity of foreign coins. Not only the gold pieces of the Latin Union, but also those of Austria-Hungary, Russia, and Spain are here in legal circulation, and the count of 1891 showed 1,871,860 francs of foreign gold; that is to say, 11.44 per cent of the total circulation. The foreign gold trickles in and remains. Austro-Hungarian gold pieces were used on that day in payment as far as Algiers, Constantine, and Oran.

Mr. de Foville profited by this count in order, from the nature of the payments, to draw conclusions in an ingenious way concerning the total amount of the monetary possesions of France in precious metals. According to him, these possessions at that time were 3,000,000,000 in 20-franc pieces, and 700,000,000 francs in 10-franc pieces, and specifically in 20-franc pieces 2,550,000,000 of French, 240,000,000 of Belgian, and 150,000,000 of Italian coinage. This would comprise only 50 per cent of the pieces coined in France since 1803, 50 per cent of Belgian, and 37 per cent of the the new Italian coinage.3

If de Foville's presuppositions are applied to the Austro-Hungarian fraction of the gold circulation there current, it would result that about one-third of the 20-franc pieces coined by Austria-Hungary are at this time in France. The proportion of the 20-franc pieces coined in Austria-Hungary to the 10-franc pieces was as 18:44:1. The figures found in France were 8.8:1. According to this the smaller coin would

remain in active circulation twice as long.

¹ W. Herbage, ibid.

² La composition de la circulation Monétaire de la France; Bull. de Statist. et de Législat.comp.,

XV. Paris, 1891, pp. 121-150.

² A. de Foville, L'Economiste français, 5 et 19 Sept., 1891; the numbers following contain a discussion between de Foville and Ott. Haupt, which relates to the amount of silver circulation in France. France, by the way, has also taken up a very large part of the debased fractional silver currency of Italy. Some years ago a part of this was sent back to Italy, but flowed again into France. Italy, therefore, is at present striving after an independent fractional silver currency whose fineness is to be still less than the present (0.835); but this is at variance with the regulation of the Latin Union.



The examples mentioned show how the gold coin starts from the center of commerce, how its high value prevents it from penetrating into the finer arteries of retail commerce, and how in the peripheric portions of the state also it does not reach the same degree of infiltration into circulation as in the center. show how in France the gold, precipitated as it were by the notes from the current circulation, sinks to the bottom and gathers in the great reservoir.

The accumulation of gold in the Bank of France and in the German Imperial

Bank has been looked upon as a sign of an abundance of metal. This is an error, as is expressly recognized by Mr. Soetbeer in his last book. The substitutes of the banks, checks, notes, also the gold certificates issued by the United States, are

probably the main reason for the accumulation of gold.

At the same time Soetheer gives the following figures: Monetary gold status of the banks in 1890, 6,000,000,000 marks (2·15 million kilograms); 1891, 6,700,000,000 marks (2.4 million kilograms).

Gold production 1851-1890, 20,000,000,000 marks (7.2 million kilograms).

In the pockets of the public, after an estimate which is rather much too high. 7,300,000,000 marks.

Loss in four decades (industry, East Asia, etc.) probably much over 6,000,000,000

Assuming now that these figures are correct (and we have to regard them as a conscientious attempt at approximation, undertaken by a master), the question arises: Where is the great stock of gold which humanity is said to have accumulated from generation to generation through millenniums?

If the sum total of the bank reserves and of the active circulation in gold is not even equal to the production of the last forty years, but falls almost one-third below

it, where then are the remnants of the former riches?
First, there is the loss by use itself.

Pfaundler has met the theorem of the indestructibility of matter by the question whether matter really admits of unlimited repetition of use, or whether it is not finally brought to a terminal condition in which, though it exists, it has yet lost all value for our purposes.2

This certainly is true in high degree of gold. The English gold pieces coined before the accession of Queen Victoria showed so marked wear that they had to be withdrawn a short time ago. In the sovereign the loss proved to be 2.236 grains; in the half-sovereign, which may have circulated more, 3.046 grains. But it is not only the "Previctorians" that show such losses. In June, 1891, Mr. Goschen called for £400,000 for the purpose of recoining Victorians that were no longer of full weight. True, the English gold coin is not 1,0, but 11 fine, and therefore a little less capable of resistance than most European gold coins. But that which took place in this short period in England has taken place since the existence of gold coins among all nations, and the losses are very considerable. History, in fact, tells that several times a great scarcity of gold occurred in Europe, doubtless produced not merely by war and hoarding of the treasures, but also by wear and by lack of supply.

In the second place there is the less through industry, ornament, and hoarding. The great demand of the present day has already been mentioned. The sum of the quantities of gold immobilized in civilized countries, for examples in watches, gilt frames, etc., is certainly very large. One part of it could only be made current on a large scale by tremendous crises, another part never. The amount that has been accumulated in Asia we do not know. Even if Giffen's statement is correct, that the immobile amount of gold is greater than the mobile, yet that mass remains actually dead for the purposes of the world's commerce.

The existing monetary stock in gold is overestimated, especially in comparison

with the tasks incumbent on it.

And now if the precipitation of the circulating gold by fiduciary papers continues at the same rate as hitherto, if no supply is furnished from the production, then there must occur scarcity in the visible circulation of gold. And if simultaneously in the internal commerce of the nations the demand for means of commerce in silver and copper rises from year to year, then the best-ordered states are advancing toward a condition in which the ostracized silver and copper will actually circulate and work, while the gold, no longer visible in circulation, owing to insufficient quantity, will form the foundation, growing more inadequate from year to year,

for the huge towering structure of credit papers.

The present needs of human society, the incessantly expanding commerce of the nations, the increasing population and the growing prosperity, the activity of internal transportation, the creation of great new common wealths through colonization, the transformation of natural economy into financial economy, which is con-

Soetbeer, Litteraturnachweis, p. 291.
 Pfaundler, Die Entwerthung der Materie; feriel. Sitzung d. k. Akademie in Wien, 30 Mai 1888, S. 232.

stantly progressing even in Europe and down to the present day, can only be satisfied by a value-measuring metal, which also is produced in annually increasing quantities.

CHAPTER VI.

COPPER.

Emir Abdullahi—The Copper Ring in Paris—Limits of the Quantities offered by Nature.

In the course of the past few years copper once chanced upon the honor of possessing forced circulation. When, in May, 1886, the Egyptian troops had evacuated Harar and had left a considerable quantity of Remington copper cartridge shells, the new ruler, Emir Abdullahi, had these shells coined into money, and he ordered the brokers to exchange the silver thaler for 21 pieces of such copper coins. The edict began with vehement declarations against usury, and thereupon every one who did not obey the order to accept the forced money was threatened with flogging or imprisonment.

Paulitschke, who soon after visited the town, tells us that the consequence of this forcible introduction of a wretched coin was a tumble in the value of all property; that the Gallas of the neighboring districts kept away from the market, and that

hence arose distrust and embarrassment.

But how far does the action of Emir. Abdullahi, who knew how to usher in his arbitrary stroke with pious words, fall short of what was concocted at the same time in Paris for the purpose of raising the price of copper?

In the same year, 1886, a number of persons had combined in Paris for the purpose of artificially raising the price of tin, and more especially afterward that of copper. They concluded numerous contracts relating to tin, and they succeeded in fact, in 1887, in forcing it to the unheard of height of £170 in the London market. But in the spring of 1888, as a consequence of this price, a diminution of the consumption became apparent, which continued even at £166. The undertaking broke down, and on May 10, 1888, the price of tin in London was £79 12s. 6d.

Undiscouraged by this failure, Paris speculators turned with still far greater resources to the project of forcing up the price of copper, and for this purpose a network of purchases and mutual obligations, embracing the whole earth, was woven. The most comprehensive historical account, besides the report of the Comptoir d'Escompte in Paris, was given by the chief of the bureau of mining statistics of the United States, David T. Day.

The proceeding, in a general way, was as follows: The Société des Métaux in Paris and the producer agreed for the next few years on a maximum of production. For that amount the societé guarantied a price which in England varied between £60 and £65, and in North America amounted to 12 and 13 cents. Any profit above this price was to be shared by the two contracting parties. On this basis agreements were made with the largest Spanish producers, with two companies at the Cape of Good Hope, then for the product of Venezuela, the Canadian mines, the most important Australian works, the largest work in Japan, then with Panulcillo in Chile, and almost all the larger companies on Lake Superior, in Montana and Arizona. The total production of the earth at that time was estimated at 275,000

tons (long tons), and the extent of this combination at 175,000 tons.

Along with this there existed, under the name of the French Syndicate, but connected with the Societé des Métaux, a second group of contractors, which had got 40,000 tons under its control, so that the whole influence extended to 215,000 tonsthat is to say, to about 78 per cent of the total annual copper production of the

earth.

This undertaking, as has been said, had already been begun in 1887, when the tin ring was still in existence. In North America resistance was made to the artificial raising of the price. This resistance was broken by an accident—a great fire in one of the most important mines on Lake Superior—and the price of copper began to rise. To Dr. Day belongs the credit of having pointed out already at that time, along with various other calm thinkers, that the cost of production of copper on a general average is £52 to £55 in England and 11 to 12 cents in America, and that the attempt to keep the price permanently higher would not succeed. But such words were not listened to. The president of the Rio Tinto Company, which works Spanish ores in England, was able already at the annual meeting of 1887 to announce that for 1888, 1889, and 1890, for the entire copper production of the company in excess of current

Ph. Paulitschke, Harar, 8vo. Leipzig, 1888, S. 389; also Boll. Soc. Geogr. Ital., XXIII, 1886, p. 398.

*David T. Day, Mineral Resources of the United States; calendar year 1888, p. 43, etc.; a review of the copper production at that time is given by J. H. L. Vogt, Om Verldens Guld., Sölv-og Kobber-Produktion in Zetterstedt, Nord. Zeitschr., 1889.

obligations, an agreement had been entered into which would make it possible to obtain for the expected annual production of 20,000 tons, instead of the prevailing

price of £48 per ton, a price some £20 higher.

The South Africa Cape Copper Mining Company, with headquarters at London, at its annual meeting confirmed an agreement with the Societé des Métaux for the three years mentioned, in which the annual profits of the Cape Copper Mining Company was estimated at £220,000 to £230,000.

The Namaqua Copper Company, also of South Africa, entered into a similar agreement, and its president estimated the gain which was to arise thence to that company for 1888 at 30 per cent, for 1889 at 38 per cent, and for 1890 at 46 per cent of the company's total capital of £200,000.

The South American Quebrada Railway Land and Copper Company, Venezuela, figured its gain from a similar agreement with the Société des Métaux for 1889 at

£61,531, and for 1890 at £53,994.

It is useless to multiply examples. We see the nature of the several meshes of the It is useless to multiply examples. We see the nature of the several meshes of the great network in its spread. Soon it was to be drawn together. The sale on the various markets began to slacken because supply became scarcer. Prices rose; but as they rose the following facts were observed: First, the demand shrunk; next, old material was sought out, copper roofs and kitchen utensils were bought up, much invisible store came to light, and those smaller works that did not lie within the circle of agreement, especially those that obtained copper as a by-product, raised their production with great advantage. Thus, for example, the extraction of silverbearing copper pyrites in Montana received a powerful impulse, and in Montana the

product both of copper and of silver has since then been materially higher.

The advances which the Comptoir d'Escompte had to make to the Société des Métaux became multiplied, and already toward the end of June, 1888, that comptoir was obliged to pawn in the Bank of France part of the copper warrents received as security. In September the comptoir, it is stated, demanded a settlement of account with the societé and the syndicate. In December au unsuccessful attempt was made to transfer the whole enterprise to an English company. Many attempts and incidents followed and failed. On March 5 the manager of the Comptoir d'Escompte killed himself. On the very same day the mine owners in New York met, refused further delivery, and proposed a contraction of their output by 20 per cent. Thus was the collapse accomplished. The assignees on March 31 submitted an account in which the liabilities of the Société des Métaux were figured at 293,325,330 francs.

During this time the prices of copper had to undergo the most extraordinary variations; the whole consumption of the electric companies, for example, was thereby materially influenced. Toward the middle of September the price of the warrants of the Chile bars had risen to £115, and then, in consequence of the straits of the société, declined to £78. When the crash came, the producers had to deem themselves fortunate because a large part of the stock of copper was held as security by the Bank of France, which sold out forbearingly and slowly, so that it was possible to keep the price between £40 and £50, and to save numerous industrial enterprises from wreck.

An extraordinary increase of the demand, for example, for electric apparatus and for vine culture, inasmuch as the sprinkling of the vines with copper vitriol has quickly acquired wide prevalence—not to speak of the war in Chile—came to the assistance of the works, and at the present day the total production of the earth is at least 300,000 tons. Of this the United States alone produced, in 1891, 130,634 tons and consumed 94,116 tons, and the demand there which was in 1870, 0.6 pounds

per head of the population was, in 1891, 3 pounds.

But now we are led to the following reflection: The production of the greatest copper works of the earth was, in 1890, 270,485 tons, at £54 ls. This gives a total of about 365,500,000 francs; and with a total production of 300,000 tons this value would be 405,000,000 francs. The total value of the gold production in the same year was about 570,000,000 francs. It was possible for reckless men in Paris to get 78 per cent of the copper production into their hands, and in so doing incur liabilities amounting to almost 300,000,000 francs. The figure of the mine product is given; the figure of the manual which are available for a published and or a large and or the same of the amounts which are available for a published and or a large and or a large and or a large of the same of the same of the same and or a large and or a la the figure of the amounts which are available for unbridled play is elastic and expands in a manner undreamed of.

In an attack upon the gold it is not necessary to turn to the mines and to make agreements with them concerning the limits of production. The copper ring burts because invisible store was transformed into visible and old copper came upon the market, a proof of how strong were the fetters imposed. Gold, too, in proportion as the figure of consumption approaches that of production, is all the more exposed to dangers unknown to former periods, and which deserve the attention of statesmen.

At the same time this ring gives a new instance of the limits which nature has set the wealth of its gifts. Man's control of his planet has reached a point where to the wealth of its gifts.

these limits must never be lost from view.

CHAPTER VII.

THE BRITISH EMPIRE.

Canada—South Africa—Australia—India—The Mother Country.

The United States Secretary of Agriculture, Mr. Rusk, said last year: "In Europe science labors for the development of war; with us for the development of agriculture."

The Austrian representative, Dr. Peez, wrote not long ago concerning the possibility of a "walling in of Europe."

In fact Europe is in an extraordinary, nay, an unheard-of, position. She passed through the most frightful wars in former times, and never were they followed by a state of affairs like the present. The United States waged a bloody civil war; then came peace. To-day in Europe it is different. Along with friendly esteem between individuals there lowers profound mutual distrust between the governments. A considerable part of the economic force has for two full decades been consumed in armaments; hundreds of thousands of men remain withdrawn from productive work; gold is stored up, just as powder is stored up, for the purpose of waging war, being withdrawn from commerce. Not a single nation can escape this ban, and the question remains whether future historians will regard this condition of affairs as a masterpiece of enlightened statesmanship or rather as a proof how difficult it is to secure recognition to the community of interests, even where it is palpable.

For in the meantime the rest of the world prospers. The figure of its population, its capabilities, its railways, its harvests, its well-being, are increasing. The exportations and the capabilities of Europe, too, are rising, but not at the same rate. Mr. Goschen, chancellor of the exchequer, but now, on April 11, in submitting the English budget, recognized the depression of economic life.

Before me lies the map of the British Empire recently published by Lord Thring.²
It is a civic structure that has not its like and never had. It is spread in every quarter of the globe. One continent, Australia, it embraces entirely. There lies the mother land, and around it are ranked the daughter colonies and the mixed colonies, the dependencies, protectorates, spheres of influence, and the scattered military and economic outposts. In the midst of the archipelago of the Pacific lies the coaling station of Viti Levu; in the midst of the Indian Ocean that of Diego Garcia; the lines of British steamers traverse all the seas.

This Empire possesses in the Bank of England the center of the gold circulation of the globe and its only free main artery. It comprises two of the most important gold-producing lands, to wit, Australia and South Africa—inasmuch as the South African Republic is seen to be practically included in this whole in an economic Furthermore, it possesses India, which has the silver standard. The antagonism of interests arising from the different valuation of the precious metals

finds distinct expression within this sphere.

The political connection of these various areas with the mother country is diverse. First, there are three great colonies having parliamentary representation, to wit: Canada, South Africa, and the Australian states. They administer their internal affairs independently under a governor appointed by the mother country, who, however, is more or less responsible to the colonial parliament. With the exception of a few ships recently acquired in Australia they have no army or navy, and are restricted in regard to external politics. All these colonies have surrounded themselves against the interests of the mother country with protective tariffs, and from these tariffs derive a considerable part of their revenue. New South Wales, the last to cling to free trade, has now gone in the same direction.3

For some time back the sentiment has been awakening in England that this relation to the mother country is hardly tenable. "A Briton," wrote Sir Charles Dilke, in 1868, "does not understand why our artisans and merchants should be taxed in aid of populations far more wealthy than our own, who have not, as we have, millions of paupers to support. * * * "Canada is, in all ways, the most flagrant case. She draws from us some £3,000,000 annually for her defense; she makes no contribution to that cost; she relies mainly on us to defend a frontier of 4,000 miles, and she

excludes our goods by prohibitive duties at her ports.4

¹ Al. Peez, Europa aus der Vogelperspektive, 8 vo, München, 1889, 8. 69 (from the Münch. Allg. Zeitung, No. 129, etc.).

² Lord Thring: The consolidation of the British Empire; Scottish Geogr. Magaz., VIII, 1892, pp.

For details I refer to the book by Alfred Caldecott, English Colonization and Empire, which appeared in the series of University Extension Manuals, 8vo, London, 1891.

Sir Charles W. Dilke, Greater Britain, a record of travel in English-speaking countries; 8th ed. Loudon, 1890, p. 885, etc.

It was on the ground of thoughts like these that in recent years in England and the "Imperial Confederation League," and later on the "United Empire Trade League," came into life. Men cast about for means to consolidate the Empire. The movement succeeded in inducing the Government in 1887 to assemble prominent statesmen from the colonies in London. Attention was mainly given to questions relating to right of trade, postal connections, and the like, but yet the South African Hofmeyer found opportunity, amid general sympathy, to develop a plan based on differential duties in favor of commerce with the mother country. This proposal met with decided resistance in all free-trade circles. It disappeared for some time, and a kind of defensive and offensive alliance seemed now to be the aim; the Austro-Hungarian delegation was also drawn in for comparison. In recent time the commercial union has once more come to the foreground. The most-favored-nation clauses of the commercial treaties with Belgium and the German customs union of 1862 and 1865 were opposed to these endeavors. In June, 1891, Lord Salisbury declared before a deputation that he would profit by the first suitable opportunity to remove these clauses. On September 1, the united chambers of commerce of the Kingdom unanimously adopted a resolution demanding closer commercial relations with the colonies. But the articles of import from the colonies are raw produce and food stuffs, and it is very much to be questioned whether the English Parliament would be willing, in deference to these political aims, to risk at inevitable rise in the price of wheat, for example. For many other articles the differential duty is of no value, because England is already drawing its supplies from the colonies, especially the wool of Australia and South Africa.

For the present no actual changes have occurred; it will be in order to watch attentively any steps on the part of the English Government against the mostfavored-nation clauses spoken of; but in the meantime events in the colonies sccm

here and there to be tending rather in opposite direction.

The present Canada, whose oldest nucleus is formed by the French colony of Quebec, acquired by England in 1763, has resulted from the progressive union of smaller aggregates of states, which continue as seven provinces. In 1867 the present constitution was called into being. Newfoundland remained outside the union. The further development of things is influenced by the fact that Canada is in immediste contact along its frontier with a great political body identical in language

and origin.

The center of gravity of the foreign trade of Canada lies not in England, but in the United States. Economic interests point southward. The figure of the population at the last census did not show the expected rate of increase, and the surmise exists that many immigrants subsequently turned to the United States. increased tariff of the United States has rendered the situation more acute. recently deceased governor, Sir John McDonald, had, for political reasons, antagonized the economic gravitation toward the neighbor at the south; he himself, in 1879, in order to meet the then hostile policy of the United States, and to increase the revenues of the Government, had introduced the high duties which are now characterized even by the partisans of the Canadian government, such as Howland, as a lever for illegitimate influence of the administration, a source of abuse, and a badge of degradation of a free people. In September, 1891, the Canadian parliament resolved unanimously to petition the Queen for the repeal of the most-favored-nation clauses of the German and Belgian treaties. The motives underlying this unanimity, however, were diverse. The leader of the opposition, Sir Richard Cart-wright, in February, 1892, published in English papers a letter in which, indeed, the damnable character of the prevailing systems of high protective tariffs is branded in the strongest words, but yet their complete abolition is by no means pointed out as the aim of his party. Free trade with the whole world is said to be theoretically preferable, but free trade with the United States is said to be far more valuable for Canada than free trade with all other peoples without the United States. Hence it is said the aim should be to open the frontier in this direction, and to maintain the tariff against all other nations.2

We stand in the presence of one of the political consequences of the recent economic measures of the United States, of which we shall soon meet several others.

From a speech of the treasurer, Mr. Forster, February 22, 1892, it appears that Canada has now solicited the restoration of the reciprocity treaty of 1854 with the United States, and it is probable that Mr. Blaine has replied with proposals similar to those of Sir Richard Cartwright.

In Cape Colony the state of affairs is entirely different from that in Canada. Cape Colony proper there live, besides 376,000 whites, 1,149,000 Bantu negroes, Hottentots, and other colored persons.3 Toward the north all political life is in the first



A. Howland, The New Empire: Reflections upon its origin and constitution and its relation to the Great Republic, 8vo, London and Toronto, 1891, p. 473, etc.
 The literal wording in The Reconomist. February 13, 1892.
 H. Wagner und Supan; Petermann's Geogr. Mitth., Ergänsungsheft No. 101, 1891.

stage of formation, and the boundaries of states are frequently displaced. Diamond pits and gold mining at some points, especially at Johannesburg in the South African Republic, caused large settlements to grow up quickly, which, however, up to the present day lack the necessary communications; but far beyond them, in Mashona land, the colonizing work of the first settlers is already beginning. All these circumstances give to Cape Town a strong transit commerce, beside which only the trade of Natal and Delagoa Bay is of some importance.

In political respect the Europeans of Cape Colony, by their geographic position,

are entirely thrown upon their own resources, and their only external support is the distant mother country. From there the colony has already received loans to the total amount of over £20,000,000 for investments. It is a good sign for the increasing well-being of the colony itself that it is said to have recently floated withint he

country £900,000 at 31 per cent for public purposes.

The lists of export and import indeed show many surprises. Thus, for example, it is stated that from 1865 to the end of 1890 considerably more gold was brought to Cape Town than was exported thence. The importation of gold coin within that period is set down as £8,118,301, the exportation at £2,372,841 in coin and only £1,803,527 in gold dust, although for the latter figure the possibility of shortage in manifest is pointed out. At any rate these figures, and especially the importation of £1,330,000 and £2,390,000 of gold coin in 1888 and 1889, show that the increasing commerce has absorbed considerable quantities of coined gold. If things turn out favorably, it may happen here as it did in California. After the end of the gold production there will remain in South Africa a well-invested and colonized gold-consuming land, with all the advantages and all the needs of such a land; but since the virgin area is here much larger than in California the process may be repeated on a still larger scale. Imports into Cape Colony in 1890 were £12,500,000 and exports £11,300,000, but among the articles of import there are found, for example, agricultural implements for £422,000, and along with them considerable amounts for

corn, flour, butter and cheese, a contradiction which shows to how great an extent everything is in its genesis. The most important part of the export is diamonds. The negotiations with "King" Lobengula, the recent travels of Lord Randolph Churchill with Mr. Cecil Rhodes, the formation of an armed force for Mashona, and the vigorous advance of the railway into the far north are as many signs of confidence and of the prevalent aspirations. The very indefinite condition of the northern boundaries may be an obstacle to the speedy internal consolidation of the incipi-

ent South African state.

Australia began its connection with Europe as a penal colony. As such, New South Wales, in 1788, received an independent administration. New Zealand was formally occupied by England only in 1840, in a race with France, which latter was out-stripped by three days. Victoria was formed in 1851 in consequence of the gold finds, Queensland only in 1859. But in these regions events mature quickly, and already in April, 1891, in Sidney, an assembly of prominent men from all the states of the continent, as well as from New Zealand and Tasmania, under the leadership of the premier of New South Walcs, Sir Henry Parkes, adopted a constitution which is destined in time to unite all these colonies into a single political body.

Wars have entirely spared these happy lands. Even the fights with the natives owing to the defenseless condition of the opponents, except in New Zealand, remained short and without influence on the course of events. No social barriers checked the rise of the ablest. Sir Henry Parkes himself, who has just been mentioned, is a workman who came over from Birmingham. Free Europeans here freely gave laws to themselves, and the development of the Australian colonies gives many an instructive insight into the deeper-lying peculiarities of the present European.

First it may be remarked that the growth was very rapid. In 1821 there were numbered in all the Australian colonies 36,263 inhabitants (without the natives); in 1841, 213,176; in 1861, after the great gold finds, 1,250,212; 1881, 2,742,500, and 1891, 3,816,418. Queensland increased in the last decade 87.3 per cent, New South Wales

53.5 per cent, Victoria 67.7 per cent.

In 1851, while the California fever was still rampant, the first beds of alluvial gold had been found in Victoria. Hundreds of thousands of men flocked thither. The towns grew by the building up of numerous auxiliary trades. Soon the population divided into the industrial urban spheres, in which the wage worker was spokesman, and into the rural spheres of the squatters, which produced mest and wool. Already in 1856 the builders in Melbourne gained the eight-hour day, and step by step that practice extended to all the other colonies and to most trades. At the same time, at first mainly at the instigation of the gold-diggers, there came the bills against the Chinese; then a bill against the colored laborers in the sugar plan-

¹ Witwatersrand Chamber of Mines, Ann. Rep. for the year ending 31 December, 1891, 4to, Cape

Town, pp. 140, 141.

Sir Henry Parkes himself sketched the outlines of the situation in The Union of the Australiae Contemp. Review, July, 1891, pp. 1-8.

tations of Queensland, although white men can not stand the climate there; then homestead laws, insurance laws, laws against government aid to immigration in general, against the immigration of paupers, for restriction of the work of women and youthful persons, numerous laws for the protection of workmen, extraordinary powers for the trade inspectors; in a word, a system of laws aiming at the raising of wages and the shortening of the hours of labor, as well as the diminution of competition among workmen. In Queensland especially the doctrines of state socialism were realized as nowhere on earth. The results were high wages and many desirable philanthropic measures, such as protection to health, decrease of alcoholism, good schools, a highly developed system of insurance, especially in New Zealand, and many other things. But the dark side of this class legislation, influenced by the trades unions, is not wanting. The workmen apply their principles to their own private lives, and the censuses show in their circles a remarkable increase of Malthusianism. Along with the high wages there exist high prices for the means of living. The workingmen's party demands public works. "A vigorous public-works policy" has become a watchword, and while railways are necessary to open up the land, yet their over-hasty construction produces heavy indebtedness toward England. This indebtedness demands in most of the colonies an increase of revenue from the customs, and this reacts on the prices of the means of living.1

Thus, despite this legislation, corresponding altogether to the class-bred wishes of the workingmen, friction ensued. In 1885 the "new unionism" was founded, which impugns the freedom of labor contract, in order to be able, in case of a strike, to control all the working force; and in 1890-'91 a widespread strike did in fact take place owing to this organization, which, however, ended in great loss and in the total defeat

of the workingmen.2

Under these circumstances the public debt of Australia up to 1891 has risen to the extraordinary sum of £184,000,000, and Victoria alone, with 1,140,000 inhabitants, had to pay almost £3,000,000 in interest and sinking fund. Already, about the middle of 1891, there came signs of an approaching storm. It was noticed that the bank deposits of the government in Victoria had fallen in three years from £3,600,000 to £700,000, and that the indebtedness of the banks had increased. At the same time it was noticed that, in the first half of 1890, of the coinage of the mints at Melbourne and Sydney to the amount of £2,830,000 there remained yet £1,600,000 for internal circulation as compared to the gold export, whereas in the first half of 1891 almost all the gold had to go to England, because the coinage of £3,000,000 was only £116,000 higher than the manifested exportation of gold. In New Zealand an income tax on the government debt was proposed. New Australian loans met with a churlish reception in England, while in Australia lively speeches were held against capitalism. The Bunk of England on account of the second of th The Bank of England, on account of the expressions used by the treasurer of Queensland, broke off all relations with the administration of that colony.

Toward the close of the year Sir Henry Parkes resigned his office. The protective-tariff party now became victorious in New South Wales also. Several Australian states, being unable to borrow money in England, began to issue treasury bonds, New South Wales, Victoria, and Tasmsnia being among the number, and the rate of

interest for the intended issues was raised from 31 to 4 and 41 per cent.

While other parts of Australia showed a surplus of exports, in Victoria, from 1886 to 1830, a deficit of export of almost £46,000,000 had run up, and on November 30, 1891, in the capital, Melbourne, the crisis broke out in the financial circles, while the workingmen's circles were suffering from the consequences of the unsuccessful strike. Numerous undertakings broke down. The Parliament passed a sort of general letters of respite.

The stream of loans which had for years flowed from the mother country into Australia was checked, and the consequences would have stood out still more sharply had not the balance of trade improved, owing to an increase in the exportation of

agricultural products.

The balance of trade for 1890 had shown a total exportation of £64,600,000 and a total importation of £67,900,000, although all the colonies with the exception of Victoria showed a surplus of exports. In 1891 the exportation from Victoria increased by not less than £2,400,000, and all the other export figures were higher. The exportation of sheep's wool rose from 308,000 to 413,000 bales. The greatest stride was

¹A very instructive description is given by Steph. Bauer, Arbeiterfragen und Lohnpolitik in Australasien; Jahrb. f. Nationalökonomie und Statistik v. Courad und Elster, 3 Folge, II Bd., 1891, S. 641-706. I will refer also to letters in the Times, for example, February 2, 1892, and to the many reports in English professional papers, and, for the consequences of one-sided government by the workingmen's party, to Ch. Fairfield, State socialism in the Antipodes (in: A plea for Liberty, by var. authors, ed. by Thom. Mackay, London, 1891), and J. W. Fortescue, The seamy side of Australia, XIXth Century, 1891, I, pp. 523-537; H. Willoughby, &bid., pp. 292-302, and Fortescue, Guilleless Australia, &bid., pp. 430-443. In 1890-'91 New South Wales had 3,500 and Victoria 1,660 kilometers of railways; the latter especially had run far ahead of the demand.

**Two participators have described these events from different standpoints: H. H. Champion, The crushing defeat of trade unionism in Australia; XIXth Century, 1891, I, pp. 225-237, and J. D. Fitzgerald, Mr. H. H. Champion on the Australian strike, &bid., pp. 445-453.

made by New Zealand. For the administrative year closing with September 30, 1891, the exportation rose to £10,000,000, with an importation of £6,380,000. The exported frozen meat, if the cattle be converted into sheep, attained the extraordinary amount of more than 2,000,000 sheep, at 60 pounds apiece, and the exportation of sheep's wool from that island alone rose in four years from 89,000,000 to 108,000,000

pounds.

Thus Australia, aside from its first phase, shows a typical sequence of those scenes which develop, as it were, out of themselves: Gold, inrush of men, social experiments, headlong investments, debt, and protective tariff; demand for confederation of the smaller states, financial crises, decline of the gold production, beginning of success of investment through increased exportation of raw products. That is, at the same time, the beginning of improvement. The debt is then no longer paid with high customs receipts, but with the products of the land. Soon thereupon approaches the next phase, in which Australia will begin to work up an ever-increasing quantity of wool in the country itself, and to transform Australian iron ores into rails on its own coal measures. But that is economic independence, besides which

political independence is merely a question of time.²

The three units just described, Canada, South Africa, and Australia, are, with the exception of the United States, in which special conditions prevail, the only large areas outside of Europe in which the gold standard is in use. The course of develu opment that has just been described for Australia remains pretty much the same. Canada possessed the least gold, and has progressed farthest; it already possesses in Toronto a great industrial town. Australia is in a middle phase; the gold is decreasing and the exportation of the other products of nature is increasing. South Africa is as yet in the period of rising gold production, but the great lines of the

future may be foreseen.

In the United States the view prevails that the connection of the colonies with the mother country rests mainly on the filial remembrance of the immigrants, which is absent in the second generation. One is told, therefore, "that in the colonies

every five minutes an Imperialist dies and a Republican is born."

But the question of the political severance of these units from the mother country, as far-sighted English statesmen recognized long ago, is not the essential point in the course of things. On the contrary, the essential point lies in this, that in the course of time they will attain complete economic independence, will become entirely free through increased exportation, and will even themselves replace the mother country in the more remote markets.

With the empire of India the three groups of colonies just discussed can not be compared either in number of population or in history or in respect of present conditions. There we find virgin soil, with far more gold, a feeble, retreating native population, parliamentary institutions, and gold coin, as in England; here we find a vast land of old, high culture, densely settled by a native population of diverse good endowments, a small number of Englishmen as the rulers of the vast realm.

no parliamentary institutions, and silver coin.

This empire comprises 3,600,000 square kilometers. In 1881 there lived on this area 253,900,000 souls. But according to the census of 1891 that population has increased by 28,000,000, and, with the new acquisitions, the British Empire in India at this day comprises 288,000,000 souls.3 This is, perhaps, not less than the fifth part of the whole

human race

These millions belong to diverse races and religions and speak diverse languages. The schools of the English have given to the Indians a common means of communication, exactly as some decades ago, at the beginning of the Slavic movements of the present time, the German language served as the medium of communication. Besides, the schools the English have also given to the Indians complete freedom of the press and of assembly and a vast network of railways. About the middle of 1891 more than 27,000 kilometers of railways were in operation. In 1890, 114,000,000 passengers and 22,000,000 tons of freight were moved (7,600,000,000 kilometers for travelers and 5,600,000,000 ton-kilometers). Thus, as in Europe, the most remote branches of these populations enter into personal and intellectual intercourse with each other. Native newspapers in large editions are carried through the land by the mail; a native merchant class has existed for thousands of years; a native great industry on European models is rapidly developing.

A measure for the resources and greatness of the empire is given by the circumstance that the imperial commissioner, Mr. O'Conor, in 1891, upon the question

p. 204.

¹The Economist, January 9, 1892, p. 39.

²Ch. Dilke, Greater Britain, 8th ed., p. 358: "If the Australian confederation leads to independence, we shall have to say to the Australians what Houma ta Whiti, in his great speech, said to the ancestors of the Maoris, 'Depart and dwell in peace; let there be no quarreling among you, but build up a great people."

²These last figures I take from a correspondence in the Economiste Français of February 18, 1892,

whether a threatening native famine would not be notably aggravated by exportation of wheat into Europe, was able to reply: In India 93,000,000 acres are plauted in cereals, of these only 18,000,000 acres in wheat; these latter produce 7,000,000 tons of wheat. If 1,000,000 tons of wheat are shipped to Europe, that is only 2 per cent of the home demand for cereals.

Concerning the manner in which this empire ought be administered by the small number of Englishmen, opinions differ widely. A group of statesman, in whom the memory of the heroic deeds of Lucknow and Cawnpore is still alive, who reestablished the dominion of England during the last rebellion, emphasize the standpoint of authority and maintain the barriers that exist at present toward the natives. Another group, whose most prominent representative was Lord Ripon, recommend the more frequent admission of natives to public offices, nay, even to some share in the legislation for the whole empire. H. J. S. Cotton, an experienced official under Lord Ripon's administration, has admirably described the influence of advancing European culture on the Indians. "The danger," he says "lies in this, that by tardy recognition of these changes we compel the educated classes to extort their opportunity, before the county is ripe for such an event."

Not the drift of reflections, but the movements of commerce under the influence of

the divergence in the values of gold and silver, will I try to follow.

In so doing, all figures, so far as they do not relate to the movement of metallic gold, will be stated at the Indian face value—that is to say, in Rx or silver 10-rupes pieces, concerning which it is proper to note that 1 Rx^s differs from £1 by the exchange value of silver at the time, whereas 1 Rx^s is equal to £1. The following sums run in thousands of Rx.

In the following years, closing with March 31, the commerce (not including the

precious metals) was as follows:

	1890-'91.	1889-'90.	1888-'89.
Importation: Exportation: Indian products Reexportation of foreign goods.	64, 720 89, 892 3, 974	62, 400 92, 907 4, 027	62, 407 86, 862 4, 065
1000 Port annon or 101 ord R Boome	93, 866	96, 934	90, 927

The year 1889 was the most favorable within the memory of man for the exportation of cotton, and, therefore, is hardly suitable, in its sums, for comparison.2 If the results of the calendar year 1890 are decomposed into groups, we obtain:

Group.	Country.	Importa- tion.	Exporta- tion.	Surplus.
1 2	Europe Ottoman Empire, Persia, Arabia, Aden, Zanibar, Mozambique,		62, 942	8, 284
3 4 5	Mauritius Sunda Islands (mostly transit commerce) Ceylon, Japan, China. United States	8, 109	6, 264 4, 808 17, 471 3, 768	2, 360 2, 376 14, 362 2, 039
6	Australia.	391	1, 072	681
	Total	66, 232	96, 325	30, 0 93

These figures show that India trades in both directions, with gold and silver lands, with a surplus of exports. But they also show that in that year (1890) the total commerce with Europe, 117,600 thousands of Rx*. showed a surplus of only 8,284, commerce with Europe, 11,000 thousands of Rx. showed a surplus of only 8,224, while the total commerce with the other States, only 49,947, showed the surplus of 21,809 thousands of Rx. The conter of gravity of the commerce, therefore, lies in Europe, but the center of gravity of the surplus of exports into other countries, or of the commercial gain of the land, lies in the other trade relations, especially toward Group 4 (Ceylon, Japan, China.) The surplus of exports, therefore, does not correspond to the direction where lie the obligations arising from loans. This becomes still more striking when Groups 1 and 4 are further decomposed.

¹ H. J. S. Cotton, New India, or India in Transition, 2d ed., London, 1886.

² The last reports show for nine mouths (March 31 to December 31, 1891) imports, 37,201; exports, 56,770; reexported, 2,333; total, 95,304. Large exportation of wheat; Germany monopolizes the entire salt trade. The importation of silver dropped to nearly half of the importation of the respective nine months in the preceding year.

GROUP 1.

Country.	Importa- tion.	Exporta- tion.	Surplus.
Great Britain		39. 129 23, 813	—11, 162 +19, 446
Total	54, 658	62, 942	+8, 284

According to these figures, the trade with England is even passive; that is the only passive item in the whole list. On the other hand we obtain:

GROUP 4.

Country.	Importa- tion.	Exporta- tion.	Sarplus.
Ceylon Japan China	632 28 2, 449	2, 314 1, 221 13, 936	+1,682 +1,193 +11,487
Total	3, 109	17, 471	+14, 362

China aloue in 1890 furnished more than one-third of the surplus of Indian exportation.

These figures are influenced by a number of changes in favor of India that have occurred in the course of the past few years. While the most important active items of the Australian and South African trades in natural products belong to the animal kingdom (frozen meat, sheep's wool, hides) and to the mineral kingdom (diamonds, gold, silver), the center of gravity of the Indian exportation lies in the vegetal kingdom.

The tea culture of India and Ceylon competes successfully with that of China. From 1887-'88 to 1890-'91 the English importation of tea from India rose from 85,000,000 pounds (at 453 grams each) steadily to 100,000,000 pounds; that from Ceylon as steadily from 12,000,000 to 40,000,000 pounds, and at the same time the importation from China dropped from 86,000,000 to 57,000,000 pounds. At the same time India has gained the larger part of the Australian market for tea, and it is only the fall in the price of tea that prevents this revolution from appearing in the balances to the disadvantage of China. The exportation of tea from India in the past three years rose continuously; they were 97,000,000, 103,000,000, and 107,000,000 pounds; the value of this exportation has fallen; it was 4,937, 4,947, and 4,892 thousand Rx*.

Tea is one of those numerous finer articles of luxury for which the gold lands are tributary to the silver lands, while the silver lands are competing with each other. It is different with those raw products from the vegetal kingdom that have thus far been shipped to Europe, and thence returned as manufactures.

For more than a decade India has turned with increasing success to the task of working the native cotton in the country itself, and to conquer for the coarser fabrics not only the domestic, but the entire East Asian trade.

From the last report of the spinners of Bombay that has come to my knowledge, there were in operation in India from July 1, 1890, to the end of June, 1891, 125 spinning mills, and 9 were in course of construction. The number of spindles was 3,351,694 and that of the looms 24,531. These factories employed 110,000 operatives and worked up 40 per cent of the cotton production of India, which is estimated at about 3,000,000 bales. In ten years the number of operatives has trebled, while the amount worked up has nearly quadrupled.

In the three years 1888-'89 to 1889-'90 alone, the exportation of Indian cotton yarn to China rose from 101,000,000 to 150,000,000 pounds and in value from 3,829 to 5,406 thousand Rx. Despite this rapid development of the cotton industry, however, the importation of yarns from England to India had not undergone any notable change, because this concerns for the most part the finer grades. The loss for England consisted in the loss of the market in China.

A similar process is being worked out in jute, a vegetal product furnished only by India. It seems that the use of jute has been known for a long time, and that the inhabitants in former time used garments of jute, which have now been replaced by

^{*} Economiste français, October 24, 1891.

other tissues. In consequence of the invasion of these better fabrics the hand looms that worked in jute were abandoned or used for the preparation of coarse sackcloth; later on samples came to Europe, and in Dundee this vegetal product was first used for many purposes instead of hemp. In 1832-'33 the exportation of raw jute from India was 11,800 English cwt.; when in 1854-'55, in consequence of the Crimean war, the demand for such material rose, much more jute came to Europe, and, with continuous rise, the exportation in 1890-'91 reached about 12,000,000 cwt.

But just as India has begun to work up her home-grown cotton herself, so both English and Indian contractors have since 1854 introduced machines to replace the hand looms which produced sacks. With varying success this industry has been developed, the difficulties were finally conquered, and at the close of 1890 there were in operation 160,275 spindles and 7,964 looms; 70,000 operatives were employed; 500 new looms were to be set up in 1891. In 1890-'91 3,400,000 bales of raw jute were exported and about 1,200,000 bales worked up in the country. In 1891-'92 it is expected that 1,500,000 bales will be worked up into sacks and sackcloth in the domestic factories.

The cotton industry has its main seat in Bombay; the jute industry in the vicinity of Calcutta. The cotton yarns are exchanged in China in silver for silver, and the variations of the rates are absent. The jute sacks have to enter into gold lands. From August, 1889, to August, 1890, silver had risen 30 per cent; a good jute crop had supervened, and the price was 33 per cent less. Amid such oscillations the Indian jute industry has gradually conquered the markets in all the Pacific area, crowding out the European articles, as in Australia, New Zealand, San Francisco, and along the whole west coast of South America, and the same thing has taken place at the Cape, in Egypt, and the Levant. The Indian sacks are even pushing their way already as far as Liverpool.

I have notspace to discuss the significance of the opinm trade, the increase of the exportation of cereals, especially the erection of steam mills for wheat in Bombay, and the extraordinary expansion in the exportation of rice. Tea, cotton, and jute show what an awakening people, guided by enterprising merchants, are able to do. The surplus of the merchandise balance is in large measure equalized in India by inflowing precious metal. It is true that with the increase of well-being the requirements of a country also rise, and in this case that increase is expressed, for example, by the increasing importation of sugar from Germany; but yet the balance to be paid by foreign countries to India is exceedingly great.

The net importation of precious metals was, since 1875, in the years ending with March 31:

Year.	Gold Rxs.	Silver Rx.	Year.	Gold Rxs.	Silver Rx.
1875	1, 873 1, 545 207 468 —897 1, 750 3, 655 4, 843 4, 930	4,642 1,555 7,198 14,676 3,970 7,869 3,890 5,379 7,480	1684 1885 1886 1887 1887 1888 1899	5, 462 4, 671 2, 762 2, 172 2, 989 2, 814 4, 615 5, 636	6, 405 7, 245 11, 606 7, 155 9, 218 9, 247 11, 202 14, 212

It will be noted that these figures, high as they are, are yet far below the surplus of the merchandise balance, which, in the last three years, was little less or more than 30,000,000 Rx*. This is a matter of course, since the liquidation of the "council bills," that is to say, of the payment obligations of the Indian Government in London, amounting to 10,000,000—16,000,000 Rx*, and many other obligations, as well as other forms of equalization, are taken into account. Yet these figures reflect many an event. The greatest importation of silver does not appear in them. It fell in the year 1865—66, and was a consequence of the cotton famine in Europe due to the American civil war. The Indian famine of 1877—1879 is expressed by the decline in the importation of gold, which even becomes passive for one year, while the loans required to meet the distress are denoted by the great silver importations of the year 1878. The rise of the silver importation in the last two years is connected not only with the favorable merchandise balance but also with the silver speculation in America, which had its effect on England, and found a welcome drainage channel in the remittances to India.

But the stream of gold and silver flows on uninterruptedly. In 1890, says the report of the treasury, another 461 lakhs of rupees (1 lakh=10,000 rupees) in gold came

¹ Some notes on the trade in jute; the Economist, August 15, 1891; Trade Suppl., p. 7; also October 3 and 10, and November 14, 1891.

into the country, and of these only 2 lakhs came into the mint; all the rest disappeared in the multitude of the people. In the first half year there arrived in new sovereigns alone £2,000,000; they have disappeared. The demands of the rapidly increasing population, ornaments, and hearding of property absorb the gold.

But there are reports on hand which seem to indicate that the last importation

of silver really was too sudden, all the more because the government toward the deposite rose; the rate of interest fell to 2 per cent; the reserves mounted up to 60 to 70 per cent of their obligations. Great disturbances ensued, and finally, as stated in the official report of Mr. O'Conor, there followed "a general dislocation of legitimate commerce." middle of May simultaneously put 1,000,000 Rx of new money in circulation.

From this the conclusion might well be drawn that in future India will endeavor still more to introduce gold, but the hoards of the country and the interior of Asia will in the end again absorb everything. The gold and silver commission appointed by the English Parliament has brought to light much information concerning the relations to India, and especially concerning the hoarding of treasures. Long misgovernment seems to be the cause of this practice. It prevails as far down as those lower classes which are able merely to keep ornaments of metal of inferior value. Of the treasure of the Maharajah of Burdwan, of his walled-up rooms, of the rooms that are opened upon special occasions (such as marriages in the family), and of the outer chambers that harbor the current receipts, a description has been submitted to the commission by Mr. Barbour. These larger and smaller hoards in India are estimated at not less than £300,000,000 sterling, approximately in equal parts of gold and silver. Vain has been the effort to mobilize them by a network of postal savings banks; no greater success has been obtained by the railway and government loans, paying a higher rate of interest. In general, it is regarded as a point of honor not to touch the treasure inherited from one's ancestors. War and disturbance increase this propensity toward dead storage, and only the famine of 1877 and 1878 drove a somewhat larger amount of native ornament into the mint

Now, one might think that these rising figures of the rich trude balance, though accompanied by the embarrassments transiently resulting from too great wealth in silver, would satisfy everybody. But this is by no means the case. The land is enriching itself, but grave anxiety to the government grows out of present conditions. The country, simultaneously with the falling value of silver, is conquering wider and wider markets for its products, but the administration is suffering many and great losses. As the taxes are paid in silver the council bills have to be redeemed in London with great loss. Every requirement of the government, for instance, for the Indian army, has to be paid in England in gold. The numerous highly deserving pensioners living in England receive their pensions in silver and have to defray their living expenses in gold.

The main item is the discounting of the council bills. Under existing political and social conditions the government is not able to increase the taxes materially. Nevertheless, it has to make good the losses arising from the rate of silver, and it has already been obliged to trench upon reserves that had been laid by for the case This example shows how little one is justified in estimating the balance of payment of a nation to regard the surplus of exports of merchandise and the sub-tractions through the contraction of debt as directly balancing each other. The hand of the producer which receives is not the same as that of the state which has to liquidate foreign debts.

In a dispatch of September 4, 1886, the Indian government writes: "In no other way than that of international agreement can a lasting and satisfactory order be brought about, and we trust that Your Majesty's Government will give up its position of absolute isolation—a position which, we venture to believe, is indefensible in theory and in practice is fraught with danger both for England and for India."

And in conclusion, "We do not hesitate, therefore, to repeat emphatically that, from the standpoint of Indian finances, the situation has become intolerable."

All mappers of propositions have come forward. Mr. Lesley Ch. Probyn has even

All manner of propositions have come forward. Mr. Lesley Ch. Probyn has even sought help for India in those expedients for which in Austria the expressions "stabilization of standard" and "gold reckoning" have been invented. This proposition has been, in the East India Association, in 1888, the subject of a discussion in which prominent members of the Parliamentary commission of inquiry, such as Herm. Schmidt and Naoroji, took part.

None of these propositions have thus far been realized, but in the estimate for the Indian budget for 1891 the treasurer, Sir D. Barbour, declared that India would make

¹ The Economist, August 29, 1891, according to the report of Mr. J. E. O'Conor.

² Blue book of the gold and silver commission, first report, 1887. Append. V, p. 322. Letter on the subject of the heard of the Maharajah of Burdwan.

³ Blue Book, 1887; *ibid.*, Append. XII, correspondence between the treasury, the Indian office, and the government of India, pp. 356 and 359.

⁴ L. Ch. Probyn. esq.: A proposed Gold Standard for India; Journ. of the East India Association. Vol. XX, July, 1888, pp. 119-159.

its course of action depend on America. If America introduces the free coinage of silver then a greater steadiness will result for India also; if America gives up silver, then India must pass over to gold. "The adoption of the gold standard would probably be accompanied with very serious consequences for western nations, but if in this matter these keep in view only that which they regard as being to their own interests, then they can not reasonably blame India if she follows the same route."

Let us now turn to the mother country, the greatest market of the world, and at

Let us now turn to the mother country, the greatest market of the world, and at the same time the center from which the greatest movements of capital radiate. All the oscillations of the world's commerce make themselves felt here, and here it must become evident whether the present financial economy, so far as it has to be based on metal, is in a phase of healthy development or whether this is not the case. In the first survey I rely on the figures supplied by the professional periodical, The Economist, with recognized accuracy.

So far as may be gathered from these figures, the year 1891, in all those directions that are influenced by a somewhat longer series of preceding years, can not be called an unfavorable one. Pauperism in this year, too, diminished; the state of the savings banks and the consumption of certain significant articles of luxury, such as tobacco, liquors, is satisfactory; and so, at least in the first half year, is the move-

ment on the domestic railways.

The figure of the exported amount of merchandise is influenced by the overhastening of the exportation in 1890, when the protective tariff for the United States was in prospect, and for that very reason shows decline. The prices for exports have fallen by 0.93 per cent—that is to say, it was necessary to sell cheaper. The prices of imports on the other hand rose 0.5 per cent, but the increase concerned only breadstuffs, the higher prices of which in 1891 cost Great Britain £9,500,000. Wool, cotton, and other raw products of manufacture fell. The Economist remarks thereupon that a low price of raw products must in the end benefit the manufacturer, but that the period of decline is injurious, because the buyer estimates the merchandise by the price of the raw product at the time of completion. It may well be added that there is a probability of the longer duration of such a period if the fall of prices is more or less influenced by the divergence in the value of the precious metals. The average price of twenty-two of the most important articles of consumption, however, was at the end of the year 4 per cent less than at the beginning.

The total value of exports and imports is stated as follows:

	1889.	1890.	1891.
Imports Exports		£420, 900, 000 263, 500, 000	£435, 700, 000 247, 300, 000

It is self-evident that these figures do not signify an equal amount of loss by passive balance. The reexportation has not been sufficiently eliminated. No account is taken of the great gain from the carrying on of the marine commerce under the British flag, which during the last decade rose from 37,000,000 to 61,000,000 tons, and comprises one-half of the commerce of the United States and of Russia.

England, moreover, is the creditor of the other nations.

In this last direction, in which the conditions of money matters become still more directly manifest, the year 1891 was not a favorable one. The crises of the year 1890 were not yet forgotten; Argentina and Brazil, Portugal, Spain, and Greece had shaken confidence. Confidence in Australia was impaired. As in the merchandise balance, so here, too, the high figure of 1889 forms a turning point. The total emissions were, beginning with 1885: £77,900,000, £101,900,000, £111,200,000, £160,300,000, £207,300,000, £142,600,000, and £104,600,000—that is to say, in 1891 about one-half of 1889. The actual payments, however, were £77,900,000, £87,500,000, £93,600,000, £137,300,000, £167,800,000, £141.000,000, and £76,000,000. Only £22,000,000 of the emissions of £104,600,000 represent foreign loans, and in these £22,000,000 is included the Russian loan of £19,800,000, of which practically nothing was taken in England. All the leading loans of the colonies and of foreign countries closed the year with lower quotations, with the exception of Turkish and Egyptian values and the railway papers of the United States and Canada.

The position of England as creditor of the other nations has not been strengthened

in 1891.

"A struggle for gold," says The Economist, "lasted from January to December, as the bank was obliged again and again to make a strong effort to induce deposits, but found it impossible to keep them, for no sooner had it built up its reserves than the market prices fell, and a new outflow began." One might have thought that

the expected silver coinage of America might have produced some degree of quiet here, but the gold flowing out of America sought other ways, and in England there was still alive the remembrance of the insufficiency of the bank reserves that had

come to light in 1890.

Toward the end of January, 1891, this remembrance found expression in a memorable speech delivered by Mr. Goschen at Leeds. "We were on the brink of a crisis," said the chancellor of the exchequer, "through which it might have been difficult for the soundest to pass unscathed, for the wealthiest to have escaped. It was a time when none who had liabilities or engagements to pay could say how they would pay them, if a condition of things were to continue under which produce could not be sold, under which bills could not be discounted, under which there appeared an absence of cash sufficient to discharge the liabilities of the general public. That was the position at home and I will tell you what was at stake. risked the deposition of London as the banking center of the universe; you risked the supremacy of English credit; you risked the transfer of the business of this country to other centers, if such a catastrophe had occurred as you were en the eve of witnessing. I can not exaggerate the danger, the immediate danger, to which this country was exposed at that time."

Years ago Bagehot had pointed out how by the rising magnitude of the various amounts deposited the intensity of the obligations of the Bank of England bad been enhanced, and the previous proportion of the reserve had become sufficient. It now had become manifest that neither the available reserves of the joint stock banks nor those of the Bank of England were able to satisfy the claims. Mr. Goschen had comprehended the whole difficulty of the situation, and, after the storm had passed, was active in two directions. He induced the joint stock banks to publish far more frequently clear reports of the state of their liabilities, their assets, and their reserves, and urged the strengthening of the latter. At the same time he sought for a means whereby in the case of future stringency he might have larger

amounts of gold on hand.

The publication of the reports of the joint stock banks was soon obtained. strengthening of their cash reserves on the other hand has up to the close of the year made hardly perceptible progress, and it was evident that these banks intended to work with as little dead reserve as possible, and in case of need to leave the responsibility to the Bank of England. At the close of 1890 there were in these banks, against £125,300,000 in liabilities, only £16,000,000 in cash, and at the end of 1891 these figures were £120,600,000 and £16,600,000. The proportion, therefore, despite all warnings, had merely risen from 12.9 to 13.7 per cent. Not improperly has this condition been called the "inbreeding of credit." It is significant that this condition existed in the gold land England, while at the same time in the silver land India the depositories were overfilled, and the rate of interest, owing to excess

of money, had fallen in an unheard-of manner.

The second task of the chancellor of the exchequer, the strengthening of the Bank of England, turned out to be very difficult. Only on December 2, 1891, did the chancellor, in a speech in Merchant Tailors' Hall, make his intentions known more explicitly. One-pound notes are to be issued, and in exchange for these part of the cash gold currency is to return to the vaults of the bank. The notes of the bank up to the present circulation of £38,000,000 are to be covered as heretofore by £16,500,000 in securities and £21,500,000 in gold. All emissions above £38,000,000 and up to £38,000,000 are to be backed by one-fifth in securities and fourth-fifths in gold. Above £38,000,000 there is to be full gold backing. Moreover, the bank is to be authorized in time of need to issue interest-bearing notes without regard to the backing just described. For such issue it will demand securities. This issue is not to take place before the gold stock has reached £30,000,000, and the profits of such extraordinary emission are to accrue not to the bank but to the state.

Mr. Goschen, therefore, wishes to return a large part of the circulating gold into the vaults of the bank. In lieu of it he gives paper heavily secured, all the more heavily the more the return of the gold progresses. He preserves the gold from wear, and he obtains some control over any outflow through exportation, through industry, purchase of the arbitrageurs, and the like. He facilitates postal remittances. He remarks in passing that the concentration of so large an amount of gold would also enable the nation more easily to put forth all its strength in ease of a

That is the precipitation of gold by paper.

It is by no means certain that these propositions will obtain the force of law. It is objected that the quota of gold which is to be replaced by securities will go abroad, and that the inflowing gold must remain as covering in the issue department, and therefore can perform no service to the banking department.

Into this question I am not called upon to enter. It was merely intended here to

¹ Mr. Goschen, Leeds, January 28, 1891. ² Walter Bagehot, Lombard street, 6th ed., 1875, p. 802.



show how the far-seeing and conscientious chancellor of the exchequer, Mr. Goschen, conceives the situation of the world and the position of England, and how earnestly he is endeavoring to secure her circulation and to create for the Bank of England a strong and independent defensive position against future storms.

But the significant fact of the situation lies in this, that gold in its metropolis

assumes the defensive.

CHAPTER VIII.

THE UNITED STATES.

Pan-Americanism-The reciprocity clause of the McKinley bill-Balance of gold-Artificial diversion of gold to Europe.

While the branches of the wide British Empire show in more or less pronounced manner the striving after independent development, while, despite all improvements in the means of communication, distance is exerting its irresistible influence, and England, to repeat words used in England itself, "is preparing to become the proud mother of liberated daughters," in the United States, on the contrary, under the leadership of a severed branch of the same Anglo-Saxon race, there appears more distinctly from year to year a mighty striving to extend the boundaries of the great Republic. But here it is areas locally united that are to be embraced by a common political bond. Since President Monroe, in 1824, discountenanced all European influence for the whole extent of America, down to the present day, that aim has been steadily pursued by the statesmen of the Republic.

In Europe there were smiles when in 1890 a "Pan-American Congress" met in Washington. It created a "Bureau of the American Republics," to the expenses of which every independent state of North and South America is to furnish a small contribution, and whose sole task is to promote commerce and means of communication within this wide area. At present the Bureau is preparing an industrial exhibit in Quito, Ecuador. The plan of a railway line was drawn up which is to connect the United States through Mexico and Central America with the South, and some of the republics are already at work on their respective lines. A central bank for Pan-America is to be created, the metric system is to be generally introduced. Large subsdies for the establishment of direct fast steamship connection have been voted

by Congress. The series of measures in the field of tariff legislation which are designated as the McKinley bill was at first judged in Europe by the injurious effects which it has exercised on certain branches of European production, and the free-trade tendency of the English press has contributed to make us see only one side of those enact-The tariff contains many high-protection features; but it lowers the duty on important categories of iron and steel, and from a great number of raw products it takes off the duty entirely. In section 25, for all material imported for the purpose of industrial elaboration, there is established, in case the product is exported, the right to a drawback of the duty (less 1 per cent)—that is to say, it extends the refining process to all home industries. Of the greatest significance, however, is the reciprocity clause in section 3. This clause authorizes the President to refuse free entry to sugar, molasses, coffee, tea, and hides from all states that impose upon the products of the United States such duties as seem unfair and unreasonable to the President.

This places at the disposal of the Government in particular the duty on sugar, which amounted to many millions. We will now see how this clause works.

First, Brazil applied, in the midst of a political crisis, to secure for itself the market for coffee and sugar. The trade of the United States with Brazil had thus far been passive. Already on April 1, 1891, a treaty was prepared by which the United States were allowed free entry for coal, machines, and railway apparatus, also a 25 per cent reduction on cotton and iron goods, leather and rubber goods. This, on the scale of the year 1889, affects £4,750,000 worth of English imports. During the nine months from April 1 to December 31, 1891, in comparison with the same period in 1890, the exports from Brazil to the United States rose from \$52,800,000 to \$79,200,000, and the imports from the United States from \$10,000,000 to \$11,600,000.

Cuba had to follow. That rich island produces sugar, coffee, and tobacco, but no flour. Thus far it had been cut off from the world by high protective tariffs and was connected with the mother country, Spain, by a tariff favoring that country. A recognized French professional journal tells that hitherto a barrel of flour was bought in New York and sent to Spain; there it was unloaded at Santander and reexported to Cuba. After paying all duties the barrel sold for \$8.70 in Cuba; had it been sent from New York to Cuba direct it would, on account of the duty, have

cost \$11.46.1

¹ Jos. Chailley, La Situation écon. de Cuba; L'Economiste francais, 11 avril, 1891, p. 455; also Andrew Carnegie, The McKinley Bill, XIX Century, 1891, I, p. 1030.

In the face of the treaty with Brazil, the matter had become for Cuba a vital question; Spain was obliged to abandon the system she had thus far maintained. On July 1 and September 1, 1891, treaties with Cuba and Puerto Rico went into effect, and hereafter American flour goes into Cuba free.

and hereafter American flour goes into Cuba free.

During the last four months of 1891, as compared to 1890, the exports from Cuba to the United States rose from \$11,800,000 to \$15,000,000, and the imports into Cuba

from \$4,800,000 to \$7,000,000.

On September 1, 1891, the Republic of San Domingo followed suit.

Jamaica, too, could not remain behind. The British West Indies might have shared the advantages of the treaty between Cuba and the United States, in virtue of a most-favored-nation treaty between the West Indies and Cuba, but that clause became extinct on July 1, 1892. In the last days of January, 1892, the new agreement with the United States was concluded.

Against Haiti, Venezuela, and Colombia, which did not come to an agreement,

retaliatory measures went into effect after March 15, 1892.

Mr. Blaine recently said in a speech, in reference to Canada, "You can not stand inside and outside of the union at the same time." These words are perhaps des-

tined to be heard often in the next few years.

As Spain and England had to negotiate in the interest of the coffee and cane sugar of their colonies, so are other European states obliged to do for beet sugar. The fortunes of sugar might well supply an instructive theme to some future historian. He might show how cane sugar promoted the slave trade, how the discovery of beet sugar was caused by Napoleon's cloture, how artificial tariff legislation carried the center of gravity of the production to Europe until sugar became one of the tools by means of which American statesmen push forward to the partition of the earth.

He who wishes to become acquainted with the significance of the United States as a source of gold for Europe will have to take into consideration, first of all, the

following simpler elements:

(a) The gold production.—If we confine ourselves to the last four decades, the only ones for which more accurate data are at hand, we find at the beginning of this period, up to 1854, an annual production of more than \$60,000,000; up to 1859 that figure stays above \$50,000,000; up to 1864, almost without exception, above \$40,000,000; rises again during three years up to 1867 to over \$50,000,000; remains up to 1871 above \$40,000,000; till 1881, with oscillations (in 1878, once more \$51,000,000), mostly above \$35,000,000; and thenceforward above \$30,000,000. We may say that in forty years it dropped down to one-half.

(b) The silver production.—This, at first quite inconsiderable, reaches in 1862, for the first time, \$2,000,000; in 1865, \$11,000,000; rises incessantly, and in 1872 reaches \$23,000,000; 1874, \$35,000,000; 1878, \$45,000,000; 1885, \$51,000,000; 1889, \$64,000,000, and 1890, over \$70,000,000. While the line of gold sinks, that of silver rises with

extraordinary rapidity to large figures.

(c) The increase of population, and its demand for means of exchange, forms the third element. Forty years ago the United States contained 23,200,000 souls, and, at the close of each of the decades under consideration, 31,400,000, 38,600,000, 50,-100,000, and, finally, in 1890, 62,600,000. Thus, while the gold production has fallen off one-half, the population has not entirely but nearly trebled. It is a curve rising rapidly and constantly, like that of the silver production.

(d) The consumption of precious metals in industry.—Though earlier reports on this subject can not be utilized, yet it may be assumed with tolerable certainty that the consumption, especially as regards gold, must have steadily risen with the number and well-being of the population. The net consumption of gold, without old gold, was approximately in 1889 \$13,900,000 and in 1890 \$15,000,000, with a simultaneous

production of \$49,300,000 and \$49,400,000.

Theoretically, the demand for metallic coin should have risen approximately in parallel line with the increase in population and of commerce; but the actual stock

of coin was influenced by many incidents.

The following statements make no claim to numerical accuracy; they form a kind of balance of accounts in which many important secondary items are left out, and

they are merely meant to indicate the general course of things.

The first decade, 1851-60, shows the high figure of production of \$551,000,000, and along with it the manifested gold exportation of \$432,000,000, so that only \$129,000,000 seemed to have remained in the country. In 1848 the first finds had been made in California; for 1849 and 1850 there exists only estimates of the product of the washings, which certainly was very high, and it is possible that all figures for that early time, both for product and for exportation, lie below the reality.

In the following decade falls the profound disturbance of the economic development by the civil war. As yet the West of the great Republic is not connected with the East by any line of rails. There, beyond the wates of the Great Basin, the Comstock lode is tapped, and there the gold circulation maintains itself, while in the East the bloody struggle of the North with the South is going on, gold leaves

for Europe to procure the means of warfare and of living, and scarcity of gold ensues. In March, 1863, large issues of paper money begin to be made, and the mean rate of gold (100—par) is 146. In July, 1864, it reaches 285; about that time the Government debt has already risen to \$1,740,000,000, aside from all emissions of the South. In April, 1865, at last the decisive victories of the North take place, while the debt has risen to \$2,700,000,000; very slowly the rate of gold sinks, and in 1870 it is still 115.

But this very high rate of gold becomes a premium on the exportation of wheat, which begins already during the war under peculiar circumstances. Navigation on the Mississippi is closed, and the farmer reaches the sea only at heavy expense. And yet he competes with the East. "The exported wheat," writes Ronna, "is paid in gold; if the dollar stood at par, and the bushel of wheat was quoted in London at \$1.25, and transportation to London cost \$1, then the farmer in Iowa would receive only 25 cents. If, on the contrary, as in 1864, the dollar in gold is equal to \$2.50 in legal paper money, then the farmer in Iowa, with the same market price in London, receives \$2.12; that is to say, the premium on gold has raised the price of wheat for the farmer of that part of the country eight-fold. Likewise, the farmer in the State of New York, who pays only 25 cents for freight to London, received \$1 with gold at par, and, with the gold value of the paper dollar at \$2.50, he receives \$2.87. In this way the farmer in Iowa, solely through the premium on gold, has received for the wheat exported abroad a proportionately more elevated price than the farmer of the East."

Already, in 1863-'64, the exportation of wheat and flour was \$59,000,000, and by the end of the decade it had reached \$71,000,000. From 1868 onward there is observed, along with the outflowing stream of gold, an incipient movement of gold toward the United States. The rich land recovers from the war; large investments

are made; the boom is coming.

The gold production in that decade was \$474,000,000, the manifested importation of the last years \$33,700,000, and the exportation \$516,000,000; according to this the gold balance would close with a deficit of \$8,300,000. But these figures are to be regarded merely as the crude expression of the general fact that during the war all the gold of the East went to Europe, and after the war recuperation took place. Everywhere now prevails the peaceable work of opening up the land. In the decade 1871-'80 the Government debt shrinks steadily; capital pours in from Europe; the network of railways is completed. In 1869 the first railway is opened that connects the East with San Francisco. At the close of 1872 97,000 kilometers of railways are in operation. The importation of gold increases, the exportation diminishes; from 1877 onward the balance of gold exchange is active; from that time onward the United States are no longer a source of gold for Europe, but Europe surrenders gold to them, although the highest productivity of the Comstock lode falls precisely within that time, namely, in the years 1876 and 1877.

The gold production of 1871-'80 was \$395,300,000, the manifested exportation \$314,700,000 and the manifested importation \$190,800,000, so that, assuming these

figures to be correct, the gold stock had risen by \$271,400,000.

In 1880 the extraordinary wheat exportation of \$226,000,000 had occurred. Accordingly, the decade 1881-'90 begins with the greatest known importation of gold; it was more than \$100,000,000. In that year, therefore, the country had at its disposal, not merely its own production of \$34,700,000, but also this large importation (net \$98,200,000).

But in order to obtain a correct view of the very complicated and instructive relations which, in the course of that decade, influenced the outflow and inflow of gold, we must, first of all, go back a little and cast a deeper glance into the development of the economic conditions of the country.

At the time of war, and of the great issues of paper money, high prices for the products of agriculture prevailed; at that time the farmer extended his enterprises and contracted mortgage debts at a rate of interest of 10 per cent and much more. When the value of the dollar rose the producer's premium disappeared. But at the same time the heavy mortgage debt remained. The great Government debt has dwindled; the mortgage debt has risen by this time to \$3,000,000,000. All these circumstances acted all the more oppressively because India, America's competitor in the market of the world, being a silver country, retained its premium. A system of protective tariffs, one-sided in favor of industry, also burdened the farmer's pro-

duction, and complaints arose on all sides.
"In 1866," writes Count Kératry, "one could buy, for one dollar, 53 pounds of maize, 33 pounds of wheat, or 21 pounds of cotton. In 1878 one might readily buy for the same price 93 pounds of maize, 50 pounds of wheat, or 9 pounds of cotton. * * In justice it must be said that taxes have been lowered since the victories of the North over the South. In 1866 every individual paid on an average \$50, which has since fallen to \$25. But in order to raise these \$25 the farmer at the present day must produce 300 pounds of cotton, or 33 bushels of wheat, or 75 bushels of

maize, while formerly these same products were more than sufficient to pay the tax of \$50."

But let us listen to Mr. Rusk, Secretary of Agriculture. In his report for 1890 he

writes:

"The recent legislation looking to the restoration of the bimetallic standard of our currency and the consequent enhancement of the value of silver has unquestionably had much to do with the recent advance in the price of cereals. The same cause has advanced the price of wheat in Russia and India, and in the same degree reduced their power of competition. English gold was formerly exchanged for cheap silver, and wheat purchased with the cheaper metal was sold in Great Britain

for gold." * * *

This view that the price and the exportability of the products of agriculture are in high degree dependent on the value of silver prevails in all the interested circles in North America. The statement spread through European newspapers that the movements in favor of raising the price of silver proceed from the so-called silver

things of the West alone is erroneous, and is grounded on an exaggerated opinion of the influence of these persons. The causes of the silver movement lie far deeper.

The fall of prices in the rivalry with India and Russia, the burden of mortgages, the struggle with the carriers and the middlemen called into life an association of the farmers for self-help, which met for the first time on July 28, 1879, at Pollville, Tex., adopted the name "Farmers' Alliance," and soon assumed undreamed-of dimensions. In 1886 it numbered already 200,000 members, and was able on its own account to take in hand the wholesale cotton business. In the following year it numbered half a million members in hundreds of sections. The Farmers Alliance now entered into closer relations with the Knights of Labor in the industrial regions, and developed more and more into a machine acting in favor of labor and against capital. Its influence increased. Mr. Rusk sided with it in many important questions

It is this vastly developed group that regards the further depreciation of silver as a disadvantage. As is well known, the Treasury at present purchases 54,000,000 ounces of silver per year, which were regarded as approximately corresponding to the home production, with the avowed intention by these continued purchases to keep up the price of silver. If these purchases were discontinued, the price of silver would fall, not only in America but all over the earth. If, however, the coinage of silver was made free, then any mine owner might bring a bar of silver of the metallic value of, say, \$75 to the mint and receive back 100 coined dollars. It is true, therefore, that this free coinage would put an extraordinary profit into the hands of these persons, but it is an error to suppose that the great agrarian movement of the United States aims at nothing more than the enrichment of the mine owners.

The late Secretary Windom was undoubtedly right when he said in reference to the free coinage of silver, that before the swiftest ocean greyhound could land a new silver freight in New York, the last attainable gold dollar would probably be securely hidden away in private boxes and deposits. Hundreds of millions of dollars would disappear from circulation, and a general panic would ensue. Similarly A. Carnegie was right when saying that whoever conjures up mischief in this domain, in order to draw his profit therefrom, is a twin brother to the criminal that causes the express train to be derailed in order to rob it.

Nevertheless, Senator Stewart, of Nevada, was right, too, when he said that gold is not sufficient for the human race; that legal enactments have their share in the fall of the price of silver, and that the silver standard is an advantage for the wheat

culture of India against America.

"Some sort of money," continues Stewart, "the people will have; if there is not gold enough, they take silver." To this case I will return later on. In the meantime the struggle for gold has in this decade assumed, precisely in the United States, the most unexpected forms.

Despite all vicissitudes commerce has increased in an extraordinary degree. exports of 1850 were valued at \$134,900,000, those of 1890 at \$845,300,000, those of 1891 at \$970,500,000; the figures of the imports were \$173,500,000, then \$789,300,000, and \$828,300,000. Year after year trade showed an enormous surplus. In 1891 the balance of trade closed with a surplus of exports of \$142,200,000. Up to 1883 there was also a surplus in the exportation of gold; in 1884 \$12,000,000 worth of gold was exported. From 1885-'87 gold once more flowed into the country; but, beginning with 1888, much gold was seen leaving for foreign countries.

The manifested values were the following:

Cte É. de Kératry La Crise agricole aux Étate-Unis; Revue des Deux Mondes, 1890, t. C, pp. 86, 88.
 Report of the Secretary of Agriculture, 1890, p. 4.

[In thousands of dollars.]

GOLD.

	1988.	1889.	18 9 0.	1891.
Importation. Exportation.	11, 031	14, 774	20, 222	44, 970
	34, 615	50, 947	20, 654	78, 088
Production	-23, 584	-86, 173	-432	-34, 118
	33, 167	32, 967	32 , 845	83, 481
Remainder	+9, 583	-3, 206	+31,413	-637

SILVER.

	1888.	1889.	1890.	1891.
Importation	29, 591	25, 940	22, 425	18, 192
	29, 894	40, 729	17, 094	27, 197
Production	303	-14, 789	+5,831	-9, 004
	59 , 206	64, 768	70,485	75, 415
Remainder	60, 903	49, 979	75, 816	66, 411

Thus, in the same year, 1889, there were also exported considerable amounts of silver; the purchase of the higher amount of 54,000,000 ounces per year, that is to say about \$70,000,000, by the Treasury, had begun only in autumn of 1890, whereas formerly the amount had been only 24,000,000 ounces per year. The drainage of gold, however, increased, and the Director of the Mint, Mr. Leech, has published accurate records concerning the outflow from New York, for the period from February 13 to July 24, 1891, during which this outflow amounted to seventy millions.

"An examination of the above table," says Mr. Leech, "discloses the very singular fact that of this large amount all but \$9,300,000 was shipped when the rate of sterling exchange was below the point (about \$4.886) at which gold shipments can be made without loss. The movement, therefore, must have been artificially stimulated by banks and bankers in Europe paying a premium on gold or making discounts to bill-drawers for cash remittances. This was the result of a condition of affairs very unusual in the mercantile world."

Further on it is said that as a rule the great banking houses in New York draw on their correspondents in Europe, at sight or on time, amounts corresponding to the volume of goods handled. The heavy losses of Europe in South America produced a stringency of credit, and called forth the effort to strengthen the gold reserves in England, France, and Germany, and the United States remained the only country from which gold was to be got. At the same time European banks pledged to the shippers interest from the day of shipment from New York. The Bank of England paid a premium on American gold, and when the crisis became more threatening it raised this premium from time to time. Large amounts of American securities were sent back in exchange for gold, wherein some owners, no doubt, were influenced by the fear of an approaching silver standard. The exportation of silver, too, was diminished by the Government purchases, and gold took the place of silver. Nowhere did any disturbance take place in consequence of the exportation; gold always flowed in from other parts of the country. It is evident that the central banks were not called upon, but that the withdrawal, the drainage, as it were, was distributed over different localities. In May, 1891, the Economist received news from New York that within the last few days \$18,000,000 in gold had been shipped without any material diminution of the bank reserves. It was said that the fact had generally become clear in the end that the orders for gold were merely purchases of gold, in recent times with increasing loss for the purchasers. When, finally, the current year showed a surplus of exportation of goods, amounting from July 1, 1891, to February 1, 1892, to over \$180,000,000, and when gold still continued to flow out, it became evident that this outflow meant a calling in of capital, which is stated, by the reports of experts, to have been induced, in the case of France, England, and Austria, under payment of premium on the part of the purchasers.3

¹ Report of the Director of the Mint, 1891, p. 37.

²The Economist, May 30, 1891, p. 700.

²L'Economiste français, 19 Mars, 1892, p. 358; The Economist, Mar. 5, 1892, p. 320, and elsewhere,

From this an important lesson is to be learned. The reflux of its own certificates of indebtedness may, under given circumstances, entirely change the balance of payments of a state which is internationally indebted. Here we see a state showing a very high surplus of exports, and favored by nature in the highest degree, but which at the same time, in the midst of peace, loses material parts of its gold circulation by foreign countries bringing securities on the market and assuming the costs of the loss in rate. True, a purchaser must always be found. But from this it results, furthermore, that with the capacity of a country to take up its returning obligations the danger to its metallic circulation rises simultaneously.

Obligations the danger to its metallic circulation rises simultaneously.

This capacity of taking up obligations may be produced in the natural way by increasing well-being and government credit, or by the prostration of the spirit of enterprise which facilitates the classing of rent, or by new forms of investment, such as postal savings banks; or it may be more or less forced by premium accorded by the foreign seller. The result is the same. Italy and Spain have had the same experience under different forms. Even at the present day American securities return home, and even after the first quarter of 1892, gold flowed to Europe in considerable quantities. The United States parted with a portion of their gold circulation, but by so much their indebtedness to Europe is less, and a few more threads of the web are broken which up to this day links the two continents.

of the web are broken which up to this day links the two continents.

In the case under consideration the outflow of gold may, furthermore, have been promoted by the uncertain monetary situation of the United States. Much silver is poured into the active circulation, and thereby evidently not only the drainage of gold coin is facilitated, but the payments into public depositories are made in large measure in silver instead of gold. Thus many circumstances urge toward a

decision on the part of the United States.

In comparison with earlier statements it may be mentioned that the gold produc-

tion of 1881-1890 was \$326,800,000.

From all the figures here given of the monetary status of the United States the industrial demand is to be deducted. In this respect, too, it is to be remarked that it is always the manifested exportation only that is taken into account; many circumstances indicate that the true exportation of gold may be larger than the manifested exportation. No data whatever exist concerning gain of gold by immigration and loss of gold by voyages to Europe.

CHAPTER IX.

THE RECIPROCAL VALUE OF GOLD AND SILVER.

Weight Relation of the Amounts Produced—Value Relation—Permanent Divergence of Values—English Parliamentary Debates of 1890—Unaltered Purchasing Power of Silver in Silver Countries—Mexico—Situation of the United States—Its Significance for Europe.

For a number of years the values of gold and silver, measuring one metal by the other, have been diverging more and more. Some circumstances tend to bring these values nearer each other, others act in the opposite direction, and the latter

predominate.

Let us consider first the production. That of gold stagnates; its increase for 1891, which the estimates thus far made justify one in expecting, and which will perhaps be regarded by some readers as an extraordinary fact, is limited to 24,000,000 or 25,000,000 marks. The production of silver, on the other hand, rises incessantly; the loss due to the fall in price as compared with gold has been overcome in the ruling districts through the introduction of the furnace method and the fall in price would have to be yet far more considerable in order to exert a marked influence on the production.

But the figures of the product alone would up to this day hardly explain the divergence of values, for in 1850 and the years immediately following the figures of production were most unfavorable to gold as regards its price relation to silver, and yet no material changes occurred in the monetary valuation. As late as 1860 the weight relations of the output, gold being always=1, were 1:5.47; in 1870, 1:5.8; in 1880, somewhat over 1:14. During more than thirty years it stood below 1:15½, and if despite this fact the value of silver did not rise, but fell, that is to say, diverged from the value of gold, that shows that other circumstances besides those given by nature decided matters at that time. Now, the output of 1890 corresponds to 1:23.8, and that of 1891 may possibly fall to 1:24. But these figures are not more above the proportion of 1:15½ than those of 1850-1870 were below it. It is only because the legal relation of the Latin monetary union is not in force at this day that the figures of the relation of production contribute so directly to the divergence of the reciprocal value.

The increased demand for industry acts in the same direction. This increase pays no heed either to monetary needs or to production. The data at hand, however imperfect, seems to show that the demand for gold rises more quickly with increase in well-being than the demand for silver. But even assuming that the demand for the two metals increased in the same proportion, yet gold would constantly become dearer in relation to silver, for where there is excess of production there the apportionment for industrial purposes is easily accomplished.

In the same direction acts the rising demand for metallic coin in those countries which have based their currency, legally or in fact, on gold; and this rising demand

relates not only to means of circulation, but also to cash reserve, which is becoming so marked, for example, in England at this moment.

In the same direction the prices of the two precious metals are influenced by the continual armaments in Europe, by which gold in large amounts is withdrawn from monetary uses and is rendered immobile either in form of war funds or in other ways.

An extraordinary influence in the same direction has also been exerted by the moral depreciation which silver has undergone by a series of legislative measures, and especially by repeated sales of silver. This is to be regarded as one of the main reasons why at this day a large part of hoarding in India is done in gold.

On the other hand, there are circumstances which, being favorable to the price of

silver, tend to bring the two values nearer to each other.

The first of these is keeping open of the Indian mint to silver coinage. But the experiences of 1890 have shown that the inflow can not come too fast without bringing danger; that Asia's capacity to absorb silver is indeed very great, but that the diameters of the feeding channels are limited, and that a glut ensues as soon as these

channels are taxed beyond the capacity of their diameters.

The second circumstance is the continued monthly purchase of 4,500,000 ounces of silver by the United States Government. This practice must be compared with what has been said from page 30 onward concerning the influence of the furnace method and concerning the tariff on fluxing ores, in order to perceive the contradictions it involves. It was intended by this purchase to take up the entire product of the United States. That product has for many years been rising, and, during the continuance of these conditions, has risen from 54,516,300 ounces in 1890 to 58,330,000 ounces in 1891.

The third circumstance is the rising demand for silver fractional currency in gold standard lands, which is connected with the higher standard of living of the less wealthy classes. This circumstance is permanent, but has not thus far much weight.

The fourth circumstance finally is the slight rise of the gold production for 189t, and perhaps for some of the subsequent years. But an increase of this production by about 9,000 kilograms is of no great moment at a time when the silver land India has obsorbed an average of 35,000 kilograms in each of the last three years.

We may disregard transient influences, such as the relief of the gold market by

the reflux of South American and Portuguese circulation.

If now the influence of the separating elements is balanced with that of the uniting elements experience shows the preponderance of the former. This is expressed numerically by the departure of the relation of prices from the ratio 1:15. numerically by the departure of the relation of prices from the ratio 1:13;. The mean ratio in 1866 was for the last time below the one just mentioned, being 15.43. In 1874 it reached 16.17; in 1876 already 17.88; in 1889, 18.40; in 1885, 19.41; in 1886, 20.81; in 1887, 21.15; in 1888, 22.01, and in 1889, 22.10. In consequence of the silver speculation preceding the deliberations in the United States the price of silver rose, the average for 1890 being 19.75. Under the influence of the present situation the ratio in 1891 was once more from 20 to 21.

For more than twenty years the values of the two metals have been diverging. This diverging movement was only interrupted in 1890, and then artificially. The figure for 1891, which is influenced by the American purchases, shows that the influence of these purchases has been overestimated, for it must be noted that that influence is distributed all over the earth, benefiting the silver mines in Australia, in Bohemia, or in Chile as much as it does those of the United States. By its expansion it loses its intensity. But the permanent causes of divergence have remained, and if the legislation of the United States left the present condition of affairs unchanged the ratio would rise from the figure 21 in 1891 as rapidly as it did after 1866. The whole effect would be expressed by a depression of the figure by little more than a unit, or not even so much, since the constant quantity of 54,000,000 ounces would be taken from an annually rising total of production.

Recapitulating what has thus far been said concerning production and relation of

prices, we find:
(1) When from 1867 onward the ratio began to rise above 151 that fall in value was not justified by the production, whose relative figure till after 1880 was below 15½.

(2) The weight relations of the production, that of gold being stagnant, have shown a constantly rising silver output, so that at present the figures for the production are nearly 1:24.

(3) The legal bond between silver and gold having been severed, the figure of the value of relation, too, continued to rise. In 1889 it was 22.10. In 1890 it was depressed artifically, and is now rising again.

(4) Both the weight relation of the output and the value relation of the two metals show that the metals diverge more and more, and at the present day they are

following similar lines.

So long as present conditions continue the difference of the reciprocal value of the two metals will increase from year to year. In other words, nature offers too little gold for present demands, while she offers silver in abundance. Thus the present legislative institutions are at variance with the conditions established by nature. Let us continue the supposition of an unchanged state of legislation. The figures show how quickly, especially since 1885, the value relation has changed and how slight the influence of the American purchases has been. Even now agriculture and in part industry in Europe are sorely at disadvantage against silver countries, such as India and Mexico. The most striking proof of this is the development of the Indian cotton spinning mills at the expense of Lancashire. The advantage of this situation accrues in England to the holders of interest-bearing notes, the productive value of which increases with the growing scarcity of gold.

Under these circumstances it is not surprising that already in April, 1890, the parliamentary debates on this subject assumed temporarily the embittered character of a struggle of labor against capital, in which employers and workingmen alike

demanded the restoration of the value of silver.

The former president of the chamber of commerce of Liverpool, S. Smith, submitted 140 petitions, with 60,000 signatures, asking for the reestablishment of the bimetallic system. He described the losses which labor was suffering by the one-sided enhancement of the purchasing power of gold. That, he said, was a tax which the drones of society levied on the working bees. It could not promote the welfare of society if the income of the idle, nonproducing class was raised at the expense of the toiling masses. One-half of this new burden was derived from the demonetization of silver. He called the attempt to depreciate silver a huge fraud on civilization. The contraction of the currency was merely in the interest of the rich, and was opposed to the interest of the whole nation. Sir Houldsworth, a cottonspinner from Manchester, declared that it was incorrect that the wage worker found indemnification in the fall of the prices of the means of living for the loss in work or wages. That equalization either did not take place at all or at most very late, and for that reason the wage workers were so heartily in favor of this petition. since they regarded these conditions as the root of the long years of losses. Mr. T. H. Sidebottom, a cotton-spinner from Cheshire, lamented the pitiable condition of all debtors in the country, who had assumed burdens under entirely different conditions. The producers were at this day the victims of a monetary vivisection. It was said that England is a land of creditors. But who had made her such if not the inventive talent and the industry of her inhabitants?

To this Sir Lyon Playfair replies that the participation in a bimetallic congress means that England, the great creditor of the world, is to invite the debtor nations to deliberate whether the debts contracted in gold since 1816 might hereafter le liquidated in depreciated silver. The new Latin Union would last just so long as England was willing to remain in the union, in order to be shorn like a gentle sheep

by the debtor nations.

The secretary of state for Ireland, however, Mr. A. J. Balfour, separating loose from the government which held back, declared expressly that he too subscribed to the bimetallic heresy. It was wrong to imagine that all the inconveniences that had arisen since 1874 had sprung from the divergence of the values of the two coinage metals, but that divergence had a share in them. The first evil was a premium on Indian goods, due to the fall of silver; the second, the uncertainty of the rate of exchange; the third and greatest evil, however, was at present the lack of a stable currency for the whole world. Money was not only the measure of value for transactions from day to day, but also the measure for deferred payments, and if it was not stable it must harm either the debtor or the creditor. It was said that silver brought inflation. Inflation is bad. But if we are to suffer from one of the two we will rather suffer from inflation than from contraction. If to-morrow America was to decide that it will use no more silver, but place itself on a gold basis, where would the prices bef The history of the world's commerce teaches that in almost every question the practical men after all eventually give in to the theorists. An international agreement was possible and most desirable, but it could not be carried out against the prevailing opinion in the mercantile circles.

These words may serve as an example of the public temper in 1890. But the figure of the relation of weight of the output rises continually, and the figure of the value relation pursues the same course. Let us look at the rapid divergence in the years from 1885 on to the interruption by the American purchases and its present course. As soon as the figure 23.75 shall have been reached all gold obligations will have increased in value one-half, as compared with silver, and we are now very close to that figure. Then, in order to buy 1 kilogram of gold there will be needed, instead of 15½ kilograms of silver, one-half more, or 23.75 kilograms. But nothing at this day prevents that figure from rising to 31; that is to say, nothing prevents silver from falling to half its value in comparison to gold. We will leave unnoticed the pitiable debtors, be they individuals or States, and devote our attention merely to

productive labor.

If this depreciation of silver, or appreciation of gold, were to occur all over the surface of the earth it might be, some think, that sooner or later, amid crises, equilibrium would be established. But this is not at all the case. In Asia silver would retain its purchasing power. This phenomenon is already visible to-day. Mr. Goschen once said, replying to a deputation of bimetallists, that one of the extraordinary circumstances in this matter was that the rupee in India had not behaved in the way it should have behaved according to the laws of national economy. Its value had remained stationary, whereas it should have followed the price of silver in other lands, and that it was this perverseness of the Indian rupes that caused so many difficulties. 1

In Europe it is customary to say that silver is depreciated. This the Indian will not admit. He says that gold in Europe has risen. The reason of the unimpaired purchasing power lies in this, that the great multitude of payments which are outside of the immediate influence of the world's prices and the small extent of external commerce in comparison to the internal commerce and to the mass of internal circulation form an element of inertia which checks the movement of prices and secures the purchasing power of the home metal for the internal commerce; that is to say,

for the needs of the producer, for a long time or forever.

Having repeatedly mentioned the advantage which has in this way accrued to

India, we may now look at a second silver land, Mexico.

The Mexican silver ores, which for centuries have been furnishing the larger part of the silver stock of humanity, are, as has already been said, very diverse. Most of them, however, are poor dry ores, which make up for their low contents by their vast dimensions. Furnaces have begun to operate only in the last two years. Even at this day the largest amount of silver is obtained by amalgamation. But other hindrances had already been removed before the incipient transformation of refining methods. Since 1853 foreigners have been allowed to acquire real estate; the country has gradually become more accessible, and peace and personal safety have been introduced.2

This country, according to a kind communication from Mr. Gus. Struck, exported-

	1888–'89.	1889–'90.
Coined silver Bar silver Silver ore Sulphurous silver Gold in bars Aurifarous allver	6, 629, 262 7, 623, 589 798, 556 349, 507	\$23, 084, 489 7, 259, 958 6, 394, 662 803, 058 387, 610 386, 871

At the same time the exportation of the other products of the country has increased in an extraordinary degree. "The reason," says Struck, "undoubtedly lies for the most part in the lower value of silver abroad and the purchasing power of this metal, which has here remained almost undiminished, for human labor in the field, and the stationary value for payment of ground rent. * * * The uneducated and the stationary value for payment of ground rent. * * * The uneducated Mexican, who understands as good as nothing of silver depreciation, expresses this naively by saying that a peso is still worth 8 reales."

Aided by this premium on exportation, exports are rising from year to year, wealth flows into the country, and the textile industry begins to improve. "Silver, demonetized by Europe," says Struck, "will retaliate in so far as the great industrial countries of Europe, owing to the depreciated value of the white metal, caused by the action of these very countries, will never again supply cotton goods of extensive

consumption to the Mexican and probably to other markets." 3

Still more vividly, however, is the shifting of the situation to the disadvantage of Europe expressed by the circumstance that Mexico has utilized this prosperous time for great and permanent investments, which guarantee its productive power for the future and have assured President Porfirio Diaz an undisputed position in

¹The Perverse Rupee, in Rob. Barclay. The Silver Question, and the Gold Question, 3d ed., Manchester, 1890, pp. 99–124.

²W. Brockmann: Ueber die Betheiligung des Auslandes und speciell Deutschlands bei dem Bergwerksbetrieb in Mexico; Mitth. d. Deutsch. wissensch. Vereins in Mexico, I, 1890, S. 38–48.

³G. Struck: Mexico und die Silberenwerthung im Auslande; same journal, pp. 1–18.

this land, formerly so disturbed. In his address to Congress in April, 1891, he was able to point out that there are now in operation over 10,000 kilometers of railways and 31,700 kilometers of telegraph lines; that since the preceding August (1890) some 606 new mine concessions had been applied for; that the furnaces of Monterey and San Luis de Potosi had been completed, and others were in course of construction; that a public school law was being elaborated. In a second address, September 16, 1891, the President announced the progress of vine culture and silk culture. Since 1883 the number of pieces sent by mail had risen from 5,000,000 to 125,000,000. Six new steamship lines had been conceded. The customs receipts in four years had risen 9,000,000 pesos.

It might be expected that the great exportation of precious metal would check the development of other kinds of exportation, but this is in no wise the case. While the average exportation of other products of the country in the preceding five years was 49,700,000 pesos, it rose in the last two years to 62,500,000 and 63,100,-

000 pesos.

The loss which Mexico suffers by the payment of interest on gold debt now

amounts to about 2,000,000 pesos a year.

In this way Mexico repeats the same phenomena which were exhibited by the other silver land, India, to wit, unchanged purchasing power of silver in the country itself, hence premium to the advantage of the producer against gold lands, general economic advance, permanent opening of the country, but on the other hand difficulties of the financial administration due to foreign debt in gold.

All remarks concerning the present reciprocal valuation of the two metals depend on the supposition that the present state of legislation is to be maintained; but the present annual purchase of 54,000,000 ounces of silver by the United States Government is an entirely unnatural measure, which, like all similar contrivances, must in the long run lead to disagreeable consequences. That amount exceeds the demands of circulation; hence, as has been said, it facilitates the outflow of gold and causes more and more silver to flow into the Government depositories instead of gold. It was intended to correspond to the annual home production, but that production is already higher, and rises constantly.

President Harrison has announced that another invitation to the European powers for a monetary conference is contemplated, but would not for the present be issued. If a renewed attempt at an agreement failed he would, nevertheless, endeavor to

secure employment for silver so far as practicable.

This is probably to be understood to mean that no material change is to be made before the approaching election of the new President. In the coming winter Europe will perhaps be once more brought face to face with the possibility of unification, and, if so, it will probably be for the last time.

The old arguments ought not to be rehashed. You say the legal establishment of the reciprocal value of two metals is in itself a monstrosity; but you forget that in every State having the gold standard there exists together with it also silver money, which obtains its value by law. You say such a regulation can not be international, but you overlook how long the ratio of 1:151 was upheld and worked beneficently. We wish, say the London bankers, to receive our interest in gold and not in depreciated silver. But silver would no longer be depreciated the moment an agreement went into effect. Why, you ask, shall we cast such profit into the hands of the owners of silver mines, between whom and us there exists no sympathy? Remember that you are now casting the same profit into the hands of the owners of gold mines and washings. No man would lose by rehabilitation, and the whole world would

All these arguments fail to touch the true difficulty. That difficulty lies in the undoubted tendency of the two metals to diverge more and more. That divergence lies in the nature of the metals themselves, and no statesman and no law can alter

the natural conditions that give birth to this tendency.

When, in 1849, gold poured into Europe in ever-growing quantities lawmakers had the courage to keep up the bridge over the great chasm, although the sentiment toward the gold miners at that time was similar to that now prevailing towards the owners of silver mines. As late as 1863 Stanley Jevons characterized gold digging as an outrage on the human race. Distinguished geologists who knew the manner

of these occurrences and their transitory nature predicted that the chasm would close again, and it did close to open soon again in the opposite direction.

At present the situation is changed. The causes of such a gold stream are transient, but the conditions under which gold at this day is becoming rarer and those under which silver is becoming more common are permanent. This phenomenon,

too, has been predicted.

And, let us ask further, if nature sets up difficulties so inexorably, is there no help in human affairs? In my opinion, that help lies solely in the progressive opening up of Asia.

Ought, then, a congress of European statesmen to decide to accord to silver an

increased value at variance with the conditions of its production, by general agreement, until the absorptive capacity of Asia has increased by, say, one-half, over that of the present day? I believe that this would be an exceedingly wise step in the interest of Europe; but from previous experience there is reason to doubt whether it will be adopted.

But in declining to do so, Europe must keep in mind that she places America face to face with a choice which, howsoever it may turn out, must in any case be fateful to Europe.

Let us take the case, in itself improbable, that America decides in favor of gold. President Harrison pointed out in a speech last year that the best method to force Europe to come to an agreement was to deprive it of gold. We learned (p. 76) that in that case the Indian Government intends to follow America, without regard to the difficulties that may thence arise for Europe. What an enhancement of gold! Where would then be our prices? Mr. Balfour very pertinently asked already in 1890.

People in Europe too easily forget that the gold standard exists there merely under the supposition that it shall not find many imitators. The great surpluses of balances of payment, and especially of goods, at this day lie not in Europe; they lie in India and America. But the immediate moral effect of the adoption of the gold standard, even by only one of the two governments, would shake to their founda-tions all the economic conditions in European gold lands long before the actual

withdrawal of gold took place.

This case, however, will not be further pursued because, in view of Harrison's last utterance, as well as in view of the temper of the agrarian and labor circles, as has been said, that case by itself is very improbable. Let us suppose, therefore, that the United States decide upon the free coinage of silver. Silver rises in value. Perhaps European governments, despite Windom's prediction, may succeed on that occasion to get hold of some fraction of the greatly overestimated gold circulation of America, even though it be at the increased price of silver, and thus to offer some transient relief to the gold market in Europe. The prices of the two metals converge. Silver is relieved of a part of the loss which it thus far suffered through lack of esteem, but it does not rise to 151. This result is indicated by the ratio of production, the consumption of gold, and the experience of the slight effect of previous silver purchases on the price of the metal. A premium remains for silver countries, all the more because the causes continue which promote the scarcity of gold.

A pan-American standard may be established on the basis of silver alone. Not

without reason does the silver party adhere to Mr. Blaine.

But the outcome of such a movement must be the partition of the earth.

CHAPTER X.

THE FUTURE OF SILVER.

General advance of Commerce and Production-Premium and Indebtedness-Increase of Tension-Bimetallism becomes a Transition Measure-Grouping of States-Japan-Silver in China-Partition of the Earth-Silver the Standard of the Future-Uncertain Position at the Present Day-Austria-Hungary-Buckle-Conclusion.

The second half of the nineteenth century marks a profound transformation in the life of nations. The planet has become smaller under the influence of improved means of communication. Not only the exchange of commodities has become facilitated and increased in an undreamt-of degree; the exchange of thought and the personal contact among the nations weaves a daily tightening network of common views and scutiments. Fractions of the white race, equipped with the experiences of their advanced mother race, have founded in distant continents, on virgin soil, colonies which now are blooming forth into rich and powerful states. In this they were often aided by great and unexpected finds of gold. Into old India European culture is breathing new life, and Japan heralds the entrance of the yellow race into the currents of the world's commerce.

Europe has been conscious of the leadership; that is a proud memory, but to-day Europe is obliged more and more to allow other continents to enter into equilibrium. They are honestly struggling onward to be the peers of Europe, and their claims

must be recognized.

Europe, headed by Great Britain, has caused this blossoming of the world. Great Britain has been so liberal to her colonies, on the domain of politics as well as of economics, that Thorold Rogers compared his native land with King Lear. But it is to the interest of Europe that this advance of other continents shall take place by way of natural progress, and not without the possibility of tranquil readjust-ment to new conditions. Instead of this Europe paralyzes and weakens herself by

¹ W. Stanley-Jevons: A serious fall in the value of gold ascertained, 8vo, London, 1863, p. 67.

permanent armaments, and on the other hand has accelerated the course of things by granting a premium, arising out of difference in the quality of money, which gives an advantage to transoceanic production, and by the over-ready granting of

transoceanic loans.

By the premium England herself has suffered most. Through the fall of prices English agriculture has received the last and heaviest blow; I am indeed inclined, in this very case of the Indian wheat, to adopt the views of Nasse and his partisans, ascribing the cause of the increased and cheapened exportation, besides the premium and even before it, to the opening up of the land; moreover, natural farming as yet prevails in many parts of India. But more striking and manifest is the rise of large-scale cotton spinning in India and the expulsion of Lancashire from the Chinese markets.

In fact, a silver land finds it very difficult to buy of a gold land, and will always

prefer to seek its necessaries in a land having the same standard.

In Bolton, near Manchester, the cotton manufacturers have just decided to work only four days in the week and to lie idle for three days. And while in Europe there is thus taking place a displacement of the conditions of production, for which comfort is vainly sought in the cheapening of a few of the means of living, a cheapening which, for the most part, vanishes in the retail trade, the chamber of commerce of Bengal at the same time passed a resolution which likewise complains bitterly of the present state of things. The confidence in the silver rupee is said to have sunk in business circles. No European capital is said to go any longer to India; the relations between the East and West are said to be stagnant. The Indian government would either have to make a move toward international agreement, or, if that be unattainable, it would have to introduce the gold standard into India at once.

Thus the tension is increased, and both parties suffer.

The utterances of the Bengal Chamber of Commerce leads us from the commercial to the financial relations. Indebtedness in gold, especially when it rests on a silver land, manifestly rises from year to year with the divergence of values. While any economic gain due to the premium in the silver land is distributed among thousands of hands, in the figure of the interest which is due in gold, the burden finds concentrated expression, and it increases with every fraction by which the ratio rises. Many a statesman of an honestly toiling, upward striving land watches with anxiety this figure which withdraws from his country undeservedly and inexorably a part of the fruits of its industry, and conveys to the bondholder unearned and unexpected gain. The crises of recent times have furnished abundant examples in which the paying capacity of a debtor country was exceeded, and a good part of the capital was lost along with the interest.

Here I would like to return to a word of Balfour's already cited (p. 90). Money is said to be also the measure of value of deferred payments. The longer the period of deferment the graver must be, under present circumstances, the consequences of the progressive divergence of the values of gold and silver. The silver land is loath to buy in the gold land, but it must be yet far more careful not to incur long-time gold debt. The almost complete cessation of the emission of foreign loans in London in 1891 is a consequence of the experiences in South America, which, however, have become as instructive to all other debtors as they are to the creditors who have to bear the loss. That, and not the success of the gold régime, is at this day the reason

of the cheapness of loan money.

Thus with the divergence of the values of the two metals all commercial relations are subjected to tension. But that does not trouble the goldsmith who melts down sovereigns, nor the metallurgist who runs the furnace with lead flux, nor does the nature of gold change for that. All assumption that with increasing price of gold the demand for gold ornaments or gold watches will diminish, or that with the fall of silver its production will decrease, suppose a difference in value which lies far beyond those figures which commerce is at all able to bear. On the contrary, all experience indicates that the group of the heavy metals, beginning with gold (19.253) is too rare to serve as the coinage metal for the increased demand, and that such a metal will be unable in the long run to draw the plow of human economy in equal team with a metal of a weight of only 10.474 (silver). It seems that the broad gap which nature has laid down between the heavy and the light metals can no longer be permanently bridged.

Hence any international agreement, though urgently to be recommended, will at this day much more than in former years, after the bond, unfortunately, has been prematurely severed, bear the marks of a transition measure. The object of this measure would be to prevent the partition of the earth till the moment, perhaps distant, perhaps near at hand, when Asia shall be more opened up, or when the world shall be ready to dispense entirely with the monetary services of gold.

world shall be ready to dispense entirely with the monetary services of gold.

Europe, I fear, is laboring under a grave delusion. The economy of the world can not be arbitrarily carried on in the mere hope that somewhere a new California

and at the same time a new Australia may be found, as in 1849-1852, whose alluvial land may again give relief for a decade. The present small undulations in the figure of production however are without any further significance for the grand process.

Under these circumstances it might indeed happen that the results foreseen by Lexis would ensue, to wit, that even with a very high ratio within a bimetallic union a premium on gold would grow up in the course of years, called forth not by the demand for gold for exportation but by the demand for gold within the area of the league itself.

But any condition is better than the present one, in which we are drifting on

toward the partition of the earth into two trade areas. In order to survey such a condition we will arrange some of the most important states into groups.

The first group is formed by the gold lands, England with Canada, Africa and Australia, Germany, Scandinavia, and, by the actual condition of affairs, also the countries of the Latin Union. In this group are the creditors. No internationally indebted land has thus far maintained a free gold currency. Italy, within this

group, has lost her gold currency.

The second group comprises states in which the standard relations are not defined. In each one of them different conditions prevail. The United States, by ordering the silver purchases, have assumed a mediating position, which, however, can hardly last long, or, should it continue, will finally lead to the loss of an ever increasing part of their gold. Several states of South America have just passed through grave crises. The same is true of Portugal. Spain, too, is not without her difficulties. In Austria-Hungary a peculiar situation is produced by the fact that since the cessation of silver coinage the bank note based on silver did follow the fall of its own basis, and that even the Government note circulating without cover is rated higher than the same amount in silver coin. Russia, too, possesses at this day merely a paper currency.

The third group finally is formed by the silver countries. I will mention Mexico, India, Japan, China. Not one of these countries is a creditor; some of them are debtors. All are in process of being opened up; some of them already present great surpluses of exports. They comprise the majority of the human race.

The economic blossoming of the silver states is very remarkable. India and Mexico have already been mentioned. Japan is climbing upward quite as vigorously. There, too, cotton spinning mills have sprung up. About the middle of 1891 there were already at work 377,970 spindles in 36 factories; since three years the number of factories have doubled, and that of the spindles had risen to more than fourfold. Over 17,000 people were employed in this industry. The Government has granted 2,250,000 yen (1 yen silver = 4.185 marks when silver is at par) in order to begin in 1892 the building of the first iron works. Trade is more and more passing from the hands of foreigners into those of native merchants. In 1890 Japan had a failure of the rice crop, and thereupon, and in part in consequence of that failure, passed through a financial crisis. But this does not prevent the exceedingly rapid introduction of all technical improvements, and, with the exception of that disturbance in 1890, trade, too, made great and regular progress. From 1885 to 1889 exports rose from 34,800,000 to 68,400,000, and imports from 27,000,000 to 64,000,000 yen. A successful colonizing movement is spreading from Japan over the islands of the Pacific. Especially is the sugar manufacture of Hawaii developing through Japanese labor. Two bills were recently laid before Parliament; one decrees the nationalization of all railways not yet in the possession of the state, and the other asks for an appropriation of 50,000,000 yen for the building of new railways.²

China is developing so fast; she takes up constantly growing amounts of imports, but as yet the products of the vast empire are not sufficiently mobilized for large exportation. But the demand for foreign products is rising in China also. Foremost is illuminating oil, of which, in 1891, 40,000,000 gallons were imported from America and 10,000,000 gallons from Russia. For 1890 we have the report of Mr. McKean. In that year alone the importation of illuminating oil had risen 50 per cent, window glass 58 per cent, matches 23 per cent, needles 20 per cent. The exportation of tea had fallen in consequence of Indian competition, that of silk was kept back on account of the higher rate of silver, and, moreover, exportation had suffered by floods in Chihli. The figures for 1889 and 1890 were for imports £26,200,000 and

£32,900,000, for exports £22,900,000 and £22,600,000. The tonnage of the arriving vessels rose in six years from 18,000,000 to 24,800,000.³

The fact that in the background of the silver lands there lies this ocean of human beings, must never be lost sight of. The money circulation in China is at present effected by silver, which is cast in bars either about 0.998 or 0.980 fine. The finer

p. 395.

*An extract may be found in the Economist, supplement to the number of June 13, 1891.

W. Lexis, Die Währungsfrage und die englische Untersuchungs-Commission: Conrad, Jahrb. f. Nationalökonomie, 1888, Neue Folge, XVI, p. 351.
 The critical report, which is worth reading, is reprinted in the Economiste français, 26 mars, 1892,

silver is cast into so-called "shoes" of 50 taels (67 ounces troy nearly) and the stamp of the producer is impressed on it; there is no other guarantee of fineness. Smaller ingots and hemispherical balls too are in circulation; they weigh about 6 ounces,

and are deeply furrowed with a cold chisel in order to show the interior.

In the ports foreign thaler pieces circulate, but the Chinese entertain the deepest suspicion against the fineness of the foreign coinage, and hence the coining of imperial Chinese silver pieces would certainly be of the greatest moment for the introduction of a more abundant circulation. The beginning of this has in fact recently been made. Since 1891 a silver piece of the value of a dollar is coined. One side shows the dragon, the other the inscription: "Current coin of Kwang-hau." "Stamped in Canton." No one may refuse this coin or regard it as a foreign coin. This dragon dollar may perhaps in time acquire the same importance which the Mexican dollar acquired years ago for the commerce of the human race.

But let us return.

We assume the case that the United States, despite all warnings, establish the free coinage of silver. At one blow the Pan-American standard is established. Asia joins in. The gold standard is limited to Europe and the English colonies, but without India. That, we said, is the partition of the earth. This idea of a next tion of the earth into a silver sphere and a gold sphere has already come forward repeatedly. In the monetary conference of 1878 Mr. Goschen, as representative of Great Britain, stated that that country indeed clung to the gold standard, but that it suffered continual loss in India in order there to keep open a drainage channel for silver. Might it not be feared that with the extension of the gold standard there would ensue a fall of silver, a rise of gold, and a corresponding fall in the price of commodities? The general double standard seemed to him a very Utopia, but the adoption of the exclusive gold standard was another, and to his eyes, an entirely wrong

It must be admitted that the representative of Switzerland, Mr. Feer-Herzog, merely drew the logical consequence of these words when he proposed the partition of the earth. Gold was to serve the advanced, silver the backward nations.

To-day, when the values of the two metals have gone so far apart, and when, with the continuance of present conditions, there is a prospect of further divergence, one may survey with greater distinctness the possible consequences of these ideas of 1878. Last year Prof. Milewski discussed this subject and showed that in part the partition has already taken place, how at the dividing line between the two areas the rate of exchange is constantly oscillating, and how this condition of affairs represents precisely a state of ceaseless unrest and uncertainty, as contrasted with the time of tranquility which existed through a long period during the prevalence of the double standard.³

Thèse are already the consequences of the first steps toward separation; as yet the great second group stands between the monometallic countries, the gold group on the one hand and the silver group on the other. A sharp dividing line is seen between England and India; here advantage to the bondholder, damage to labor; there advantage to production, loss for the government. Is there in this really a

permanent advantage to the gold land?

But let us essay a few steps on the slippery path of conjecture.

The consequences, so far as they may be in a manner inferred, would first consist in a general improvement of conditions, so far as this can be effected by an approach of values of the two metals. This approach would be caused on the one hand by a rise of the value of silver, which, however, would not be too great, because the present purchases of the United States are already effecting an artificial rise; and on the other hand perhaps for the gold area by a greater outflow of gold into

Europe (p. 94).

The more remote consequences, however, would be disastrous to the gold lands. In the great silver area, which comprises many states in need of money, there would occur perhaps at first inflation and irregularity; true, it must be confessed that even nowadays there are states with free silver coinage and yet without too great inflation. In order to bind the metal, more and more fully covered certificates would perhaps be issued instead of the partly covered notes. In any case the production of goods would make a great, perhaps too great, advance. In the gold area, too, there would at first be improvement, but soon there must ensue more and more contraction, fall of prices, injury to labor.

All obstacles now thrown in the way of commerce by tariffs would dwindle into insignificance compared to the barrier that would be erected by the partition of the

earth into two solid areas of different money standards.

As the silver area comprises all zones, all natural products, and, in the United States, also all industries, a great independent economic unit would be constituted by the silver area. Exportation from the gold area would be rendered difficult, and

H. F. Dawes. Silver Mining in Mongolia; Trans. Am. Inst. Min. Eng., 1891.
 J. Milewski, Das Werthverhaltniss zwischen Gold und Silver; Anzeig. Akad. Wissensch. Krakau, Januar, 1891.

yet the gold area would be dependent on the other for many products, as is proved by the balance of goods, already passive in a high degree even to-day, of Great Britain, Germany, and France. Silver capital would grow up in the silver area, and silver lands would borrow only silver capital. At the same time, however, in the whole silver area industry would continue as hitherto, consuming gold. That is the "walling-in of Europe."

Whether the United States will make this or some other choice is not now known,

but in any case some deductions arise from the present situation.

First of all, it is certain that Europe, in case of refusal to enter into an international agreement, leaves America's hand free to enact measures which must exert the most profound influences on all commerce and on the money affairs of Europe her-

Furthermore, it is certain that gold alone can never become the standard of the whole earth, but that, on the contrary, a time will come when it will have been entirely absorbed by industry. Let us not forget Sætbeer's results, according to which the entire monetary stock of the earth is smaller by almost one-third than the production of the last forty years.

From this it follows, furthermore, that, assuming that the system of metallic coinage continues to exist (and I see as yet no practicable substitute), silver will become the

standard metal of the earth.

The process is developing in this direction, but evidently more rapidly than I thought probable in 1877, for it appears that events of this kind which in other ages would belong to a more remote future are able, with the sensitiveness of the present commercial life and the perfection of present means of communication, to produce, as soon as they become recognizable, a potential downward grade which hastens their own advent.

Finally, it must be admitted that under the present conditions of production a bimetallistic agreement would bear the marks of a transition measure, though a

beneficent one.

At such a time, when the final outcome may indeed be foreseen but the nearest course of affairs is altogether obscure and not without danger, a difficult task is incumbent on those governments which, not belonging to either of the two monomotallistic groups, wish to protect their country against the uncertainty of the situation. At the present day they should not without necessity allow themselves to be drawn into this struggle. First of all, they should advocate an international agreement. If this is not reached, and if the United States decide in favor of gold, then there will ensue a struggle for that metal, in which those European states will be the first to lose their gold circulation which have debt certificates abroad or which are otherwise economically weaker. If the decision is made in favor of silver, then a short interval may ensue in which the acquisition of gold would be cheaper than it is to-day. Even from the standpoint of those who, despite all the lessons of past years, still believe that some large political body ought to join the gold group, it would thus be necessary to warn against taking such a step before North America has spoken. Especially should this warning apply to Austria-Hungary, where, through the favor of external relations, through pacific policy, through the industry of the population and heavy taxation, the economic and financial conditions have been improved. The fruits of this improvement should not be abandoned to the arbitrament of a foreign government; the nation should quietly continue to strengthen itself.

When Buckle wrote that famous chapter of his history of civilization in England which treats of the influence exerted by the laws of nature on the institutions of human society, he could not yet have foreseen that it would be possible from the data given by nature to establish a prognosis for perfectly definite economic questions. He took into consideration the distribution of climates and the variety of the external conditions of life. But the comparisons change as soon as man employs a definite substance whose occurrence is subject to definite laws, and as soon as one is able to take into account the limits of occurrence of this substance, the parallax of quantity as it were, albeit within ever so wide confines. Gold is not the rarest metal, but it is too rare for the task which some would like to impose on it.

Already in his official preliminary works for the monetary congress of the United States for 1876, whose most important theses unfortunately seem to have attained publicity only much later, Del Mar, the chief of the Bureau of Statistics of the United States, put forth the view "that the probable exhaustion of all the great gold-bearing alluviums of the world and the number and the possible wealth of the silver mines, through the effect of quantity and aside from other circumstances, would tend to widen the relation of value between the two metals, and in this way to render gold dearer and dearer, and silver cheaper and cheaper."1

The same result was reached at the same time through studies in Europe. ence since then has confirmed them. The governments to whom belongs the leader-

Alex. Del Mar: A History of the Precious Metals, 8vo, London, 1880, preface, p. VIL.

ship in these things may now ask themselves whether they have the strength and the will to draw the logical conclusions, or whether they will continue to judge a subject which concerns the whole earth merely from the standpoint of the immediate interest of their states; whether, in particular, in England the interest of the Government creditors is to remain the ruling interest.

China was able through thousands of years to draw upon itself for its requirements and to continue in isolation. Europe will not bear isolation from the other continents. The question is no longer whether silver will again become a full-ralue coinage metal over the whole earth, but what are to be the trials through which Europe is to reach that youl.

[Senate Ex. Doc. No. 6, Fifty-third Congress, second session.]

Letter from the Secretary of the Treasury, transmitting a statement of the aggregate amount of silver bullion purchased in October, 1893.

> TREASURY DEPARTMENT, OFFICE OF THE SECRETARY, Washington, D. C., December 8, 1893.

SIR: Acknowledging the receipt of the resolution passed by the Senate November 1, 1893, as follows:

"Resolved, That the Secretary of the Treasury be, and he hereby is, directed to furnish the Senate with a statement giving the aggregate amount of silver bullion purchased under the act of July 14, 1890, during the month of October, 1893, together with the cost thereof, the amount, date, and price of each purchase, and the name of the vender. Also the aggregate amount of silver bullion offered for sale during said month, the amount, date, and price of each offer, and the name of the person making such offer, and how paid for."

I have the honor to transmit herewith a statement giving the information requested.

The purchases of silver bullion during the month of October were paid for with Treasury notes as required by the act of July 14, 1890.

Very respectfully,

J. G. CARLISLE, Secretary.

The PRESIDENT OF THE SENATE

73, 915. 74 36, 472. 51 37, 140, 91 74, 653, 27 29, 966, 10 36, 828. 71 7, 562. 03 22, 411. 04 30, 204, 19 18, 838, 16 22, 358. 90 Cost of 21,966.19 36, 167. 81 18, 722, 65 11,039.91 Statement of the amount of NILVER BULLION offered to the Government during the month of October, 1895, and purchased under act of July 14, 1590. livered. 50, 021 ·43 100, 543 ·12 40, 358 ·39 Amount de-livered on contract. Fine ounces. 29, 584 -09 100, 429 49, 521 -41 50, 005 ·04 49, 141 -04 30,408 40 10, 679 -04 25, 403 -86 25, 580 -60 14, 999 -87 30, 358 -31 Price paid per fine ounce. 7425 : . 7370 . 7370 . 7366 7365 **\$0.7425** 388 -----49,000 25,000 Amount purchased. Fine ounces. 30,000 : 100,000 51,000 50,000 10,000 40,000 25,090 80,000 15,000 30,000 Handy & Harman
Clark, Dodge & Co
Selby Smelting and
Lead Co. Clark, Dodge & Co..... Accepted for Handy & Harman 25,000 ounces. St. Louis S. and R. Co.. Declined and \$0.7360 | Accepted | American Exchange Nessinge, Colgate & Co. Clark, Dodge & Co.... American Exchange National Bank. Boston and Colorado S. Boston and Colorado S. Boston and Colorado S. whom purchased. Hoskier, Wood & Co. National Bank క్రop....do Accepted Accepted Accepteddododo Accopted Accepteddodo do do 10,000 ounces. Accepted for 40,000 ounces. Bidder. Action. ----- ор-----..... opdo opdo op.... Declined and \$0.7370dododo Declined and \$0.7365 Declined and \$0.7425 Declined and \$0.7360 Department. tendered. tendered 9 Price at which offered per fine ounce. 7450 7425 7455 7450 . 7425 7425 7425 7425 7425 7425 20.75 7 7.7 Fine ounces. Amount offered. 40,900 90,900 90,900 90,900 30,000 50,000 888 888 6,00 60,000 25,000 10,000 00,000 000 30,000 30,000 30,000 25, 900 30, 900 50,000 15,000 100,000 100,000 51,000 30,000 50,00 50,000 M. Guggenheim Sons... St. Louis S. and R. Co... Handy & Harman.... Hoskier, Wood & Co.... Clark, Dodge & Co Selby Smelting and Wells, Fargo & Co Nesslage, Colgate & Co. M. Guggenheim Sons... Selby Smelting and Clark, Dodge & Co..... Hoskier, Wood & Co.... Handy & Harman Handy & Harman Nesslage, Colgate & Co. Hoskier, Wood & Co.... Boston and Colorado S. Clark, Dodge & Co..... American Exchange National Bank. Hoskier, Wood & Co.... American Exchange Hoskier, Wood & Co. Selby Smelting and Boston and Colorado S.фо Nesslage, Colgate & Co. Boston and Colorado S. By whom offered. National Bank. Lead Co. Lead Co. 63 = 1893. Oct. Date.

Statement of the amount of SILVER BULLION offered to the Government during the month of October, 1893, etc.—Continued.

Ş	Der micene official	Amount	Price at	Action.	•	Of arbon surehead	Amount	Price paid	Amount de-	Cost of
9	ъу жиош опогол.	offered.	perfino ounce.	Dopartment.	Bidder.	or whom purchased.	purchased.	per fine ounce.	contract.	livered.
1893. Oct. 11	Handy & Harman	Fine ounces.	2410	Declined and 20, 7365			Fine ounces.		Fine ounces.	
1			7350	tendered. Declined and \$0.7320 tendored.	Accopted	Boston and Colorado S. Co.	30,000	\$0. 7320	30, 311 -76	\$22 , 188. 21
	M. Guggenheim Sons. Nesslage, Colgate & Co.	2,00 00 00 00 00 00 00	55.5	do						
	Hoskier, Wood & Co.		7370	do						
91			. 7370	Declined and \$0.7340 tendered.	Accepted	W. Loaiza & Co	42, 000	.7340	42, 005 ·68	30, 8::2. 17
	Clark, Dodge & Co	100,000	74	op.	Accepted	Clark, Dodge & Co	100,000	. 7340	100, 530 35	73, 789, 28
81			7.	Declined and \$0.7345	Accepted	Boston and Colorado S.	30,000	7345	30, 493 -97	22, 397. 82
	Handy & Harman	15,5	. 7360	tendered.		Handy & Harman	75,000	7345	75, 130 -91	55, 183, 66
	Nesslage, Colgate & Co.	8 6 8 6 8 6 8 6 8 6 8 6 8 6 8 6 8 6 8 6	7345	Accepted	90	Clark, Dodge & Co. Nesslage, Colgate & Co.	88 88 88 88 88	7345	25, 12, 28, 17,	18, 136, 45
			. 7350	Declined and \$0.7345 tendered.	Accepted	American Exchange National Bank.	52,000	. 7345	52, 168 18	38, 317. 49
ន	Boston and Colorado S.	86,98 86,98	7375	Declined and \$0.7340	Accepted	Boston and Colorado S.	30,000	. 7340	29, 945 -81	21, 087. 56
	Clark, Dodge & Co		2.5	tendered.	ор	Clark, Dodge & Co	20,000	.7340	49, 989 -71	36, 692. 45
8		20,00	. 7360	do	Accepted	St. Louis S. and R. Co	20,000	.4340	10, 848 93	14, 569, 11
3	Co.		* :	tendered.						
	M. Guggenheim Sons		3	op						
8	Llandy & Harman	20,030 20,030 30,030	27.5	do Declined and \$0.73						
1	National Bank. Handy & Harman		7350	_	Accepted	Handy & Harman	150,000	73	150, 194 -31	109, 641, 84
	M. Guggenheim Sons.		7.50	do	do	M. Guggenheim Sons	22, 000 12, 000 12, 000	E E	24, 982 :35	18, 237, 12
	Clark, Dodge & Co	75, 90 50, 90 90, 90		do do	do Accepted for	Clark, Dodge & Co Hoskier, Wood & Co	5;5;8; 99,99 99,99	: E &	74, 944 37	22, 020, 18
			_		30, 000 ounces.			-		

	Nosslage, Colgate & Co.	20,000	7345	ор	Accepted for	Nesslage, Colgate & Co.	10,000	.73	9, 684 ·82	7,069.92
	Hoskier, Wood & Co	8	. 7350	op	. :					
	Wells, Fargo & Co	20,000		op	Accepted	Wells, Fargo & Co	20,000	. 73	50, 083	36, 560. 61
	St. Louis S. and R. Co	15,		op op op.		St. Louis S. and R. Co		. 73	15,041 ·20	
	Boston and Colorado S.	Ş	. 7375	do	ор	Boston and Colorado S.		.73	60, 332 -20	
2	Handy & Harman	100,000	.7250	Declined and \$0.72	ф	Handv & Harman	100,000	.72	100, 191 -22	72, 137, 68
i										
	Nesslage, Colgate & Co.	20,000	.7240	op	Accepted for	Nesslage, Colgate & Co.	30,000	.73	29, 947 -22	21, 562. 00
	Wells Found & Co.		7950	ç	A coented	Wells Ferge & Co		40	40 569 .27	90 MA 90
Oct. 27	Clark, Dodge & Co	75,000	. 7275	Declined and \$0.72	Accepted	Clark, Dodge & Co	75,000	12	75, 116 -75	54, 084. 06
				tendered.						
	American Exchange	43,000	. 7310	op	op	American Exchange	43,000	27.	42, 248 .09	30, 418. 63
	Zimmermann & Forshey	_	7275	do		TARCOTOR TORTE				
	Hoskier Wood & Co		7250		ę.	Hoskier Wood & Co	100 000	79	100 368 -69	:
	Laidlaw & Co	_	7240		Q.	Laidlaw & Co.		72	128, 132 -44	
2	Hoskier, Wood & Co	100,000	17.	Declined and \$0.70	do	Hoskier, Wood & Co	100,000	. 70	99, 873 -51	09, 911, 45
				tendered.		•				
	Nesslage, Colgste & Co.		7020	do	do	Nesslage, Colgate & Co.	20,000	.70	013	9, 109. 56
	Clark, Dodge & Co		17.		op	Clark, Dodge & Co	200,000	. 70	405	139, 584, 08
	Handy & Harman		.71		op	Handy & Harman	200,000	. 70	304	130, 513, 28
	M. Guggenheim Sons.	20,000	2.	:		M. Guggenheim Sons	20,000	. 70	50, 242 -57	35, 169, 79
	Doston and Colorado S.		92	Declined and \$0.70	ор	Boston and Colorado S.	20,000	07.	23	35, 163. 94
	Wells Farm & Co		7	do	_	ć.				
8	Selby Smelting and	30,000	2	do op	ol	Selby Smelting and	20,000	. 70	19, 972 -71	13, 980. 90
	Lead Co.	25, 000	7025	do.	đo	St. Louis S. and R. Co	25.000	.70	25.016-73	17.511.71
							200 100		2000	
	Total	4, 652, 000					2, 820, 000		2, 787, 927 -81	2, 018, 124, 55
	Local purchases at mints						209, 384 .68		384	152, 044 . 27
	Grand total	4, 861, 384 .68					3, 029, 384 -68		2, 997, 312 -49	2, 170, 768. 83
							:			

EXTRACTS FROM

CONGRESSIONAL DEBATES

FIFTY-THIRD CONGRESS.

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[From speech of Mr. Vest, August 14, 1893.]

AVERAGE GOLD PRICES OF COMMODITIES AND OF SILVER,

Calculated by Augustus Sauerbeck, esq., of 3 Moorgate Street Buildings, E. C. London, in his long and elaborate paper on Prices of Commodities and the Precious Metals (Journal of Statistical Society, September, 1886), and continuation of it (Journal of Statistical Society, March, 1892). The commodities are the forty-five leading articles of commerce, or thereabouts, valued separately, but classified under six general heads: "Vegetable food," "Animal food," "Coffee, sugar, and tea," "Minerals" (chiefly metals and coals), "Textiles," and "Sundry materials" (such as cotton, flax, hemp, jute, wool, silk, oil seeds, petroleum, chemicals, indigo, timber). The lists and valuations show the greatest care, and are accepted generally as absolutely reliable. Mr. Sauerbeck decidedly recognizes the appreciation of gold. His evidence and statistics in the Report of Gold and Silver Commission and its appendix are valuable.

How these prices are calculated is explained above.

Average gold prices of commodities and of silver by index numbers.

Year.	Vege- table food (corn, etc.).	Animal food (meat, etc.).	Sugar, coffee, and tea.	Total food.	Min- erals.	Tex- tiles.	Sundry mate- rials.	Total mate- rials.	Grand total.	Silver.
846	106	81	28	95	92	77	86	85	89	97.1
847	129	88	87	105	94	78	86	86	95	98.
848	92 79	83	69	84 76	78	64	77	73	78	97.
849 850	74	71 67	77 87	75	77 77	67 78	75 80	73 78	74 77	. 98. 98.
851	73	68	84	74	75	75	79	76	75	99.
852	80	69	75	75	80	78	84	81	78	99.
853	100	82	87	91	105	87	101	97	95	101.
854	120	87	85	101	115	88	109	104	102	101.
855	120	87	89	101	109	84	109	101	101	100.
856	109 105	88 89	97 119	99 102	110 108	89 92	109 119	102 107	101 105	101. 101.
858	87	83	97	88	96	84 84	102	94	91	101.
859	83	85	102	89	98	88	107	98	94	102.
860	99	91	107	98	97	90	iii	100	99	101.
861	102	91	96	97	91	92	109	99	98	99.
862	98	86	98	94	91	123	106	107	101	100.
863	87 79	85 89	99 106	89 88	93 96	149 162	101	115 119	103 105	101. 100.
864 865	84	97	97	91	90	134	98 97	108	105	100.
866	95	96	94	95	91	130	99	107	102	100.
887	115	89	94	101	87	110	100	100	100	99.
868	113	88	96	100	85	106	102	99	99	99.
849	91	96	98	94	89	109	100	100	98	99.
870	88	.98	95	93	89	106	99	.99	96	96.
871 872	94 101	100	100 104	98 102	93 127	103 114	105 108	101 115	100 109	99. 90.
873	106	109	106	102	141	103	106	114	iii	97.
874	105	103	105	104	116	92	96	100	102	95.
875	93	108	100	100	101	88	92	93	96	93.
876	92	108	98	99	90	85	95	91	95	86.
877	100	101	103	101	84	85	94	89	94	90.
878	95 87	101	90 87	96 90	74 73	78 74	88 85	81 78	87 83	86. 84.
879 880	89	101	88	94	79	81	89	84	88	85.
881	84	101	84	91	77	77	86	80	85	85.
882	84	104	76	89	79	73	85	80	84	84.
883	82	104	77	89	76	70	84	77	82	83.
884	71	97	63	79	68	68	81	73	76	83.
885	68 65	88 87	63	74	66	65	76	70	72 69	79. 74.
886 887	64	79	60 67	72 70	67 69	63 65	69 67	67 67	68	73.
888	67	82	65	72	78	64	67	69	70	70.
1889	65	86	75	75	75	70	68	70	72	70.
890	65	82	70	73	80	66	69	71	72	78.
891	75	81	71	77	76	59	69	68	72	74.
892 (10 months)	67	84	68	731	72	56	66	617	684	65.
Average, 1882-1891	71	89	69	77	73	66	74	71	74	77.
verage, 1878-1887	79	95	76	84	73	71	81	76	79	82.

[From speech of Mr. Hudson, of Kansas, August 19, 1893.]

The following table sets forth, by means of Mr. Sauerbeck's index numbers, the striking contrast between the relative value of gold and silver in the years preceding and in the years following 1873:

Years from 1873 back to 1854.	Yearly index numbers of silver.	Year on from 1873 on to 1892.	Yearly index numbers of silver.
78	97.4	1873	97
72	99.2	1874	95
71	99.7	1875	93
70 .	99.6	1876	86
59	99.6	1877	90
88	99.6	1878	86
87		1879	
86 	100.5	1880	85
85	100.3	1881	85
<u>84</u>		1882	84
83	101.1	1883	83
82	100.9	1884	83
BI	99. 9	1885	78
<u> </u>	101.4	1886	74
59	103. 0 101. 0	1887	73
58	101.0	1888	70
57	101.5	1	70
56	101.0	1	78 74
56 54	100.7	1891	65
54	101.1	1094	

This table gives in parallel columns, for the years 1874-1892, the index numbers for the 45 commodities comprised in Mr. Sauerbeck's computation and the index numbers of silver for the same years:

	Mr. Sau index n	erbeck's umbers.		Mr. Sau index u	
Years.	Index number of 45 principal commod- ities.	Index number of silver.	Years.	Index number of 45 principal commod- ities.	Index number of silver.
1874	102 96 95 94 87 83 88 85 84	95. 8 93. 3 86. 7 90. 2 86. 4 84. 2 85. 9 85. 0 84. 9	1884	76 72 69 68 70 72 72 72 68	83. 3 79. 9 74. 6 73. 3 70. 4 70. 2 78. 4 74. 65. 4

[From speech of Mr. Clark, of Missouri, August 19, 1893.]

Table showing decline in price of wheat, cotton, and silver.

Year.	Cotton. (Pound.)	Silver. (Oz.)	· Year.		Cotton. (Pound.)	
1872	Cents. 19.3 18.8 15.4 15.0 12.9 11.8 11.1 0.0 11.5 11.4	Dollars. 1. 32 1. 29 1. 27 1. 24 1. 15 1. 20 1. 15 1. 12 1. 14 1. 13 1. 13	1883. 1884. 1885. 1886. 1887. 1889. 1899. 1890. 1891. 1891.	. 87	Cents. 10.8 10.5 10.6 9.9 9.5 9.8 9.9 10.1 10.0	Dollars. 1. 11 1. 01 1. 06

[From speech of Senator Dolph, August 8, 1893.]

The following table shows the amount, expressed in dollars, of silver annually minted during the period of sixteen years, and shows the consumption of silver in India for coin:

1875	\$23, 830, 686	1885	\$48, 487, 114
1876			27, 121, 414
1877	30, 518, 415	1887	44, 142, 013
1878	78, 741, 556	1888	36, 297, 132
1879	28, 122, 004	1889	37, 927, 814
1880	40, 002, 173	1890	57, 931, 323
1881	20, 682, 625		
1882	29, 386, 322		
1883	24, 927, 400	Total 17 years	590, 562, 659
		Annual average	

[From speech of Mr. Wheeler, of Alabama, House of Representatives, August 11 and 12, 1893.]

Monetary systems, population, and approximate wealth and stocks of money in circulation and per capita in the principal countries of the world.

Countries.	Ratio be- tween gold and full legal- tender silver.	tween gold and	Population.	Circu- lation per cap- ita.	Wealth.	Money—gold, silver, and paper.	Per cent of money to wealth.
Gold and silver countries. United States France Belgium Italy Switzerland Greece Spain Netherlands Turkey Japan	1 to 151 1 to 151 1 to 151 1 to 151 1 to 151 1 to 151 1 to 151	1 to 14.38 1 to 14.38 1 to 14.38 1 to 14.38 1 to 14.38 1 to 14.38 1 to 15	67, 000, 000 39, 000, 000 6, 100, 000 31, 000, 000 2, 200, 000 18, 000, 000 4, 500, 000 40, 000, 000	40. 56 25. 53 9. 91 14. 67 9. 09 16. 56 28. 88 2. 88	\$69,000,000,000 42,990,000,000 5,035,000,000 13,815,000,000 1,500,000,000 12,580,000,000 4,900,000,000 2,985,000,000	1, 681, 402, 000 174, 000, 000 807, 276, 000 44, 000, 000 20, 000, 000 298, 000, 000 130, 000, 000	4.0 3.2 3.1 1.7 1.3 2.2 2.6
Gold countries. United Kingdom Germany Portugal Austria-Hungary Scandinavian Union Australia. Canada Egypt Cuba, Haiti, etc		1 to 14. 28 1 to 13. 957 1 to 14. 08 1 to 13. 69 1 to 14. 88 1 to 14. 28 1 to 14. 95	38, 000, 000 49, 500, 000 5, 000, 000 40, 000, 000 8, 600, 000 4, 000, 000 7, 000, 000 2, 000, 000	13. 56 16. 43	47, 000, 000, 000 32, 185, 000, 000 2, 040, 000, 000 19, 275, 000, 000 6, 420, 000, 000 4, 900, 000, 000	918, 000, 000 95, 000, 000 390, 000, 000 60, 000, 000 107, 000, 000	2.8 4.6 2.0 1.2 1.5
Silver countries. Russia	1 to 161 1 to 151 1 to 151 1 to 151 1 to 15	l to 15	3, 000, 000 35, 000, 000 255, 000, 000	4. 91 . 84 19. 24 3. 64	25, 445, 000, 000	57, 000, 000 2, 500, 000 670, 000, 000 928, 000, 000	

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Production of gold and silver in the United States, and prices of silver measured by gold, annually from 1845 to 1860.

[Table prepared from records of the Mint of the United States.]

Year.	Estimated	product.		ure silver, in London	per ounce,	price of	Value of standard silver dol- lar, 4121	
	Gold.	Silver.	Lowest.	Highest.	Average.		grains, in gold.	
1845	\$1,008,327	\$50,000	587	501	591	129.8	100, 46	1 to 15. 9
1846		50,000	59	60	59 4	130.0	100.56	1 to 15. 9
1847		50,000	587	602	59 1	130.8	101. 20	1 to 15. 8
1848	10,000,000	50,000	587 587	60	59	180.4	100.88	1 to 15.8
1849	40, 000, 000	50,000	59	60	59	130.9	101. 30	1 to 15. 7
1850	50, 000, 000	50,000	591	611	607	131.6	101.83	1 to 15. 7
851	55, 000, 000	50,000	60	615	61	133.4	103.42	1 to 15. 4
852	60, 000, 000	50,000	597	60	601	132. 6	102, 57	1 to 15. 5
853	65, 000, 000	50,000	60	62	61	134.1	104. 26	1 to 15. 3
854	60, 000, 000	50,000	61	611	611	134.8	104. 26	1 to 15.8
855	55, 000, 000	50,000	61	61	617	134.4	108, 95	1 to 15.8
856		50,000	601	621	61 🕌	184. 4	103.95	1 to 15. 3
857	55, 000, 000	50,000	61	62	614	135. 8	104.69	1 to 15. 2
1858	50, 000, 000	500, 000	602	61%	61 🚣	134. 4	103.95	1 to 15.8
1859	50, 000, 000	100,000	61	62	6211	136.0	105. 22	1 to 15. 1
1860	46, 000, 000	150,000	614	62	61 <u>i i</u>	185. 2	104.58	1 to 15. 2
Total	654, 036, 769	1,500,000	1					

I now present a table showing the production of gold and silver in the United States, and the relative value of the two metals from 1860 to 1873. It will be seen by this table that the depreciation of values did not commence until after that date.

Production of gold and silver in the United States, and prices of silver measured by gold annually, from 1860 to 1873.

[Tables prepared from records at the Mint of the United States.]

Years.	Estimated	product.	in London.			price of pure sil-	Value of standard silver dol- lar, 4124	
	Gold.	Silver.	Lowest.	Highest.	Average.	ver, per ounce, in gold.	grains, in gold.	gold to silver.
860		\$150,000	611	622	6111 60]	135. 2	104.58	1 to 15. 2
861		2, 000, 000	601	61	60}3	133.3	103. 10	1 to 15. 2
862		4,500,000	61	62 d 61 d	61 /8 61 4	134. 6 134. 5	104.16 104.06	1 to 15.3
864		8, 500, 000 11, 000, 000	604	621	614	184.5	104.06	1 to 15. 3
865		11, 250, 000	601	61	61 7	133.8	103.52	1 to 15. 4
866		10,000,000	604	621	61	133.9	103.63	1 to 15. 4
667		13, 500, 000	60	611	60 %	132.8	102.67	1 to 15.5
868		12,000,000	60	611	60	132.6	102.57	1 to 15. 5
869		12, 000, 000	60	61	607	132.5	102.47	1 to 15. 6
870		16, 000, 000	601	612	60 %	132.8	102.67	1 to 15.5
871		23,000,000	60 %	61	60	132.6	102.57	1 to 15.5
872 873	. 36,000,000	28, 750, 000 35, 750, 000	591 571	613 5914	60 7 6 5 9 1	132. 2 129. 8	102. 25 100. 46	1 to 15. 6 1 to 15. 9

Table showing changes in the comparative value of the gold and silver coins of England from the reign of Edward III to 1816.

Date.	Reign.	Compara- tive value of fine gold and silver.	Date.	Reign.	Compara- tive value of fine gold and silver.
1344	Henry V Edward IV	1 to 12. 584 1 to 11. 571 1 to 11. 158 1 to 10. 381 1 to 10. 381	1553 1560 1600	Mary Elizabethdo	1 to 11.100
1465 1470 1482 1509 1527 1543	Edward IV Henry VIII do	1 to 11. 158 1 to 11. 158 1 to 11. 158 1 to 11. 158 1 to 11. 268 1 to 10. 434	1604 1626 1666 1717 1816	James I Charles I George I George III	1 to 18. 856 1 to 14. 485 1 to 15. 209

As corroborative evidence I now read an official paper prepared by Lord Liverpool and presented to the King of England, and which I believe has been regarded as authoritative. It shows the ratio of gold and silver prior to the time of Herodotus, who was born 484 years B. C., bringing it down to the year 1717.

Value of gold to silver as stated by Lord Liverpool in his letter to the King of England.

In Persia, according to Herodotus
In Greece at same period 1 to 13
In Greece in the time of Plato
In Greece it is stated by Xenophen at
After the plunder of gold from the temple of Apollo, according to Menan-
der, it was
der, it was
In Rome, according to Pliny the Elder 1 to 1013
In Rome after the tribute from the Etolians
In Rome after the tribute from the Etolians
portions to
portions to
Until the reign of Alexander Servius it contained
In the reign of Constantine the Great
The disorders in the Roman Empire under Arcadus and Honorius raised
it to1 to 14\}
From which it appears that gold, unless when depressed by sudden and
unusual occurrences, or enhanced by a dread of public insecurity,
may be stated to have been for upwards of 900 years in the propor-
tion of
tion of
IN ENGIANG. IN THE PEIGN OF EGWARD III. 1330 TO 1377
In England, in the reign of Henry IV, 1400 to 1412
In England, in the reign of Edward IV, 1461 to 1477 to 111
In England, in the reign of Henry VIII, 1510 to 1547
In England, in the reign of Queen Elizabeth, 1560
In England, in the reign of King James I, 1604
In England, in the reign of King James I, 1611
In England, in the reign of Charles II, 1665
In England, in the reign of George I, 1717
Relative proportions in China, according to Humboldt
Relative proportions in Japan, according to Humboldt
Relative proportions in Bengal, according to bullion report
Relative proportions in Madras, according to bullion report
Relative proportions in Bombay, according to bullion report
In the China Diaries it is stated at 16 taels of silver for 1 tael of gold of
100 touch of pure gold. If it is meant to be pure silver also, the pro-
portion would be I to 16; but it is believed to be the average fineness of silver in dollars, which would be
The value of this table is due to the high position of its author, Lord Liverpool.
He had great power and access to all possible means of information. I will now read a very important paper showing the amount of gold and silver
extracted from the mines of America from 1492 until 1825.
exciscion from the mines of America from 1432 until 1829.

Summary of the amount of gold and silver which has been extracted from the mines of America from 1492 until 1825.

Years.	Period.	Gold.	Silver.	Total amount.	Mean year.	Gold.	Silver.	Gold to Silver.
	Years.	Dollars.	Dollars.	Dollers.	Dollars.	Castile marks.	Castile marks.	
1492-1545	53	90, 000, 000	30, 000, 000	120, 000, 000	2, 250, 000	12,500	66, 600	1 to 5
1546-1555a		30, 000, 000	170, 000, 000	200, 000, 000)		,	•	
1556-1570	15	40, 000, 000	110, 000, 000	150, 000, 000	•	1		l
1571-1580	10	20, 000, 000	70, 000, 000	90,000,000	14, 200, 000	20,000	1, 347, 600	1 to 67
1581-1590b.		30, 000, 000	140, 000, 000	170, 000, 000	,,		_,,	
1591-1600	10	30, 000, 000	140, 000, 000	170, 000, 000	ĺ	1		ł
1601-1610	10	25, 000, 000	115, 000, 000	140, 000, 000	İ			!
1611-1620	. 10	25, 000, 000	115, 000, 000	140, 000, 000	ĺ			ļ
1621-1630		28, 000, 000	122, 000, 000	150, 000, 000	15, 000, 000	20.30 0	1, 440, 000	1 to 70
1631-1640	. 10	30, 000, 000	130, 000, 000	160, 000, 000	' '			
1641-1650	10	30,000,000	130, 000, 000	160, 000, 000		i l		1
1 6 51–1660	. 10	28, 000, 000	122, 000, 000	150, 000, 000)	1			1
1661–1670		28, 000, 000	122, 000, 000	150, 000, 000	15, 000, 000	20,600	1, 435, 360	1 to 69
1 671 –1680	. 10	28, 000, 000	122, 000, 000	150, 000, 000	1	20,000	1, 435, 500	1 10 00
1681-1690		28, 000, 000	122, 000, 000	150, 000, 000)	l	j l		}
16 9 1–1700 <i>o</i> .		75, 000, 000	115, 000, 000	190, 000, 000)	1	[
1701-1710	. 10	120, 000, 000	100, 000, 000	220, 000, 000	22,000,000	80.000	1, 308, 800	1 to 16
1711-1720	10	120, 000, 000	110, 900, 000	230, 000, 000	22, 000, 000	50,000	1,000,000	
1721-1730		120, 000, 000	120, 000, 000	240, 000, 000)				i
1731-1740		120, 000, 000	130, 000, 000	250, 000, 000)				
1741 -1750	. 10	120, 000, 000	160, 000, 000	280, 000, 000	28, 000, 000	82, 700	1, 970, 600	1 to 24
1751-1760 d .		110, 000, 000	190, 000, 000	300, 000, 000	1 20, 000, 000	02,	1,010,000	1 10 21
1761–1770		100, 000, 000	190, 000, 000	290, 000, 0001				1
1771–1780¢.		100, 000, 000	250, 000, 000	350, 000, 000)	!			1
1781-1790		100,000,000	280, 000, 000	380, 000, 000	39, 500, 000	73, 500	3, 470, 600	1 to 47
1791-1800		100, 000, 000	320, 000, 000	420, 000, 000	,,	1.5,000	.,,	
1801-1810		115, 000, 000	330, 000, 000	430, 000, 000	04 500 000	EG 400	2 600 000	1 44 05
1811–1825	15	115, 000, 000	255, 000, 900	370, 000, 000	24, 700, 000	56, 400	2, 000, 000	1 to 35
Total	333	1, 890, 000, 000	4, 310, 000, 000	6. 200, 000, 000				

Authorities: Count Humboldt, Abbe Raynal, Mr. Ward, Bullion Report.

a Discovery of the mine Patois.

b Aualgamation adopted in Pera.

worked.

d Discovery of Biscaina and Sombrerete, Mexico.

e Ex eru. c Brazil mines were s Exploration of the mine of Valenciana, Mexico.

[From speech of Senator Hoar, August 15, 1893.]

The following shows the operation of the Bland bill and the Sherman law compared:

	Minimum.	Maximum.	Absolutely.
Monthly purchases of silver under Bland bill, at 83 cents (estimated average) an onnce, coined into dollars, would have produced, since Sherman law was enacted: One month Three years Four million five hundred thousand ounces silver, at 83 cents, cost: One month	\$3, 108, 433 111, 903, 588	\$6, 216, 866 223, 807, 176	
Three vears			134, 460, 000
A monthly purchase of silver under Bland bill, at present price of silver (70 cents), coined into dollars would produce: One month	2 605 714	7 971 400	
Four million five hundred thousand ounces silver, at present price (70 cents), would cost.	3, 685, 714	7, 371, 428	8, 150, 000
Monthly indebtedness under Sherman law less than it would be under Bland bill, at present price of silver	535, 714	4, 221, 428	5, 150, 000
cates over market value of the silver (or silver dollars they represented) when coined, which would have been issued under Bland bill since Sherman law was enacted (silver at 83 cents an ounce):			•
One month	1, 108, 433		
Three years		79, 807, 176	
Monthly excess at present price of silver	1, 685, 714	3, 371, 428	

Note.—(1) Under Sherman law the coined dollars (and certificates) represent the

market value of the silver, when coined, and no more.

(2) Under the Sherman law the entire credit of the Government is pledged to keep silver at a parity with gold. Under the Bland law there was no such obligation.

Or to restate the comparison a little more compactly:

	One mouth.	Three years.
Under Sherman law.		
4, 500, 000 onnces of silver, at 83 cents (average)	\$3, 735, 000	\$134, 460, 000
Under Bland bill.		
\$2,000,000 worth of silver a month, at 83 cents. Excess represented by certificates (and the coined dollars)	2, 000, 000 1, 108, 433	72, 000, 000 39, 903, 588
Against Sherman law. \$2,000,000 worth of silver, at 70 cents (approximately rate of last purchase). Excess when coined	3, 108, 433 626, 567 2, 000, 000 1, 685, 714	111, 903, 588 22, 556, 412
4, 500, 000 ounces of silver, at 70 cents		3, 685, 714 3, 150, 000
In favor of Sherman law at present time		535, 714

[From speech of Hon. Mr. Bland, House of Representatives, August 15, 1893.]

Mr. Bland. Mr. Speaker, I would like to have printed in the Record a communication from the Director of the Mint showing the amount of standard silver that a dollar would contain at the different ratios proposed in these amendments.

There was no objection.

The communication is as follows:

HOUSE OF REPRESENTATIVES UNITED STATES, Washington, D. C., August 14, 1893.

To the Hon. DIRECTOR OF THE MINT:

Please give me the number of grains of standard silver in the dollar at the ratios of 17, 18, 19, and 20 to 1, respectively, and oblige,
Yours, etc.,
R. P. Bland.

BUREAU OF THE MINT, August 14, 1893.

Ratio 1 to 17: Standard grains in a silver dollar, 438.60. Ratio 1 to 18: Standard grains in a silver dollar, 464.40. Ratio 1 to 19: Standard grains in a silver dollar, 490.20.

Ratio 1 to 19: Standard grains in a silver dollar, 490,20.

Ratio 1 to 20: Standard grains in a silver dollar, 516.00.

R. E. PRESTON, Acting Director Mint.

[From speech of Mr. Catchings, August 19, 1893.]

Highest and lowest prices of middling upland cotton in New York for the years indicated.

Years ending Aug. 31—	Highest, per pound.	Date of highest quotation.	Lowest, per pound.	Date of lowest quotation.
1884	.101 .1178 .118 .111 .121	Apr. 14, 1884 Feb. 26, 1885 Sept. 1, 1885 May 31, 1887 Aug. 14, 1888 Aug. 20, 1889 May 28, 1890 Sept. 2, 1890 Sept. 5, 1891	\$0. 10½ . 09½ . 08½ . 09½ . 09½ . 09½ . 10½ . 07½ . 06½	Sept. 1, 1883 Oct. 24, 1884 Feb. 26, 1886 Nov. 4, 1886 Oct. 3, 1887 Oct. 7, 1883 Nov. 4, 1889 Aug. 17, 1891 Mar. 28, 1892

And, recurring to the question of increase in production, I will insert the table in my possession, prepared for me by the Department of Agriculture, showing by pounds the production of cotton in the United States from 1884 to 1892, inclusive:

Years ending Aug. 31—	Pounds.	Years ending Aug. 31—	Pounds.
1884	2, 742, 966, 011 3, 182, 305, 659 3, 157, 378, 443	1889 1890 1891 1892	3, 627, 366, 183 4, 316, 043, 982

Assuming a bale to contain 500 pounds, it will be seen that the number of bales produced in 1887 was 6,314,756; in 1888, 6.878,344; in 1889, 6,879,869; in 1890, 7,254,732; in 1891, 8,632,088; and in 1892, 9,013,111.

Lowest and highest prices of corn, cotton, cats, tobacco, and wheat for sixty-two years: 1825-1886.

[Where no mention of quality is made it is understood that the price quoted is for the cheapest grade of each commodity. The prices are those of the New York market.]

	Co per b	rn, ushel.	Cot uplan pou	ton,' d, per ind.	Oa: per bi	ts, ushel.	Tobs Kentuc per pe	ky leaf,	Who per be	eat, ushel.
Year.	Lowest.	Highest.	Lowest.	Highest.	Lowest.	Highest.	Lowest.	Highest.	Lowest.	Highest.
1825	\$0.42	\$0.75	\$0.13	\$0.27	\$0.26	\$ 0.40	\$0.08	\$0.09	\$ 0.75	\$1.06
1826 1827	. 62 . 54	. 83 . 75	.09	. 14 . 12	. 42	. 60 . 56	.03	.08	.84	1. 02 1. 25
1828	. 46	. 62	.09	. 13	. 24	.37	.03	.06	. 95	1.62
1829	. 48 . 48	. 64 . 65	.08	.11 .13	. 27 . 26	. 46 . 40	. 05	. 07 . 07	1.00 1.00	1.75 1.15
1831	.54	.75	.07	.11	. 27	.48	.03	.06	1.06	1. 35
1832	. 50	. 87	.07	. 12	. 38	. 56	. 03	.06	1. 12	1. 35
1838	. 65 . 53	. 86 . 75	.09 .10	.17 .16	. 30	. 48 . 48	.03	. 48 . 08	1. 15 1. 02	1. 28 1. 10
1835	.70	1. 12	. 15	. 20	. 33	. 75	.06	.11	1.04	1.50
1838 1829 1830 1831 1831 1832 1833 1834 1835 1836 1837 1838 1838 1840 1841 1841 1842 1843	. 83	1. 12	.12	. 20	.40	. 75	.06	. 10	1. 37	2.12
1888	1.00 .76	1. 15 1. 00	.07	.17	. 40 . 25	. 75 . 60	.03	. 09	1. 55 1. 35	2. 10 2. 00
1839	.75	. 98	.11	.16	.80	. 60	.08	. 16	1.15	1. 37
1840	. 46	. 63	.08	.10	. 24	. 43	.03	. 16	. 95	1. 25
1842	. 47 . 54	. 81 . 68	.09	.11	. 37 . 25	. 50 . 53	.04	. 14	. 90 . 83	1.50 1.30
1843	.48	. 60	. 05	.08	.27	. 84	.02	07	. 84	1.20
1844 1845	. 43	. 54 . 85	.05	.09	. 27 . 29	. 37 . 51	.02	.06	. 82 . 85	1. 12 1. 40
1846	. 45	. 80	.06	.09	. 28	.48	.02	.07	. 80	1. 35
1847	. 64	1. 10	. 07	.12	.39	. 65	.02	.08	1.01	1. 95
1848 1849	. 52	. 78 . 70	.05	.08	. 32 . 33	. 51 . 49	.03	.08	. 95 1, 20	1. 40 1. 35
1850	. 57 . 55	.72	.11	:14	.37	.51	.05	.14	1.00	1.50
1849	. 53	. 68	.08	.14	. 65	. 80	.03	.14	. 93	1. 22
1852	. 62 . 64	. 78 . 82	.08	.10 .11	. 75 . 41	. 86 . 52	.03 .04	.09	1. 03 1. 22	1. 15 1. 80
1854	.76	.98	.08	.10	.45	.75	.05	iii	1.75	2, 50
1855	. 93	1. 15	. 07	.11	.42	. 82	.06	. 13	1.96	2.80
1856	. 48 . 71	. 94 . 98	.09	.12 .13	.35	. 50 . 66	.06	. 16	1.30 1.25	2. 17 1. 95
1858	. 58	1.08	.09	. 13	.40	. 53	.06	. 18	1. 20	1.50
1859	. 76	1.05	.11	. 12	. 36	. 58	.04	.14	1. 30	1.65
1860	. 64 . 48	. 95 . 74	.10	. 11 . 28	. 37	. 47	.03	. 13 . 1 6	1. 35 1. 20	1.70 1.60
1862	.50	. 75 1. 23	. 20	.68	.37	. 67	.06	. 30	1.80	1.55
1863	. 68	1.23	. 54	. 88	. 53	. 90	.08	. 36	1. 25	2.00
1864 1865	1. 25 . 70	1.97 .97	.72	1.90 1.22	.86	1.02 .90	.08	. 55 . 45	1.72 1.25	2.75 1.88
1866	. 80	1.32	. 32	. 52	. 55	. 85	.08	. 18	2. 20	3. 45
1867	1.00	1.40	. 15	.36	67	. 94	.09	. 16	2. 30 2. 05	8. 40 8. 25
1868 1869	1.01 .75	1.41 1.16	. 16 . 25	. 33	(*) . 67	(*) . 84	.08	. 15 . 13	1.45	8. 25 2. 18
1870	.76	1. 15	. 15	. 26	. 52	. 60	.07	. 12	1.40	1.90
1871	. 65	. 90 . 80	. 15	. 25 . 25	. 42	. 70 . 55	.06	. 11 . 16	1. 45 1. 65	2.00 2.10
1873	. 61 . 50	.77	. 18 . 18	. 23	. 42 . 42	.55	.09	.16	1.55	2. 25
1874	. 53	. 84	. 15	. 19	. 38	. 53	.07	. 25	. 93	1. 35
1875	. 49 . 88	. 76 . 49	. 13	. 17	.30	. 64 . 35	.09	. 28 . 19	. 92 . 84	1.37 1.27
1866 1870 1871 1872 1871 1872 1873 1874 1875 1876 1877 1878 1879 1880 1881 1882 1883 1884	. 41	. 58	.11 .11	.13	. 22	. 46	.07	. 16	1.06	1.85
1878	. 45	. 60	.09	. 12	. 29	. 45	. 041	.07	. 83	1. 31
1879	. 44 . 48	. 64 . 61	.091	. 13	. 81 . 36	. 50 . 49	. 041 . 05	. 071	1. 10 1. 03	1.56 1.59
1881	.48	.76	1001	. 13	.42	. 52	. 051	. 12	1. 14	1.56
1882	. 63	1,00	.097	13	. 874	. 72	. 03	. 09	1.03	1.43
1883	. 55 . 45	. 70 . 66	.10	111	. 36	. 51 . 42	.05	. 11 . 09	. 95 . 74	1. 24 1. 05
1885	.40	.57	.10	.111 .112 .111	. 271	. 411	.071	.09	. 88	1.05
1886	. 43	. 55	. 0811	.0918	. 301	. 39	.07	. 094	. 83	. 954

^{*} Nominal.

[From speech of Mr. Sperry, House of Representatives, August 21, 1893.]

Statement showing the amounts of money in the United States, in the Treasury and in circulation, on the dates specified.

Year.	Amount of money in United States.	Amount in circulation.	Population.	Money per capita.	Circula- tion per capita.
1860	\$442, 102, 477	\$435, 407, 252	31, 443, 321	\$14.06	\$13.85
1861	452, 005, 767	448, 405, 767	32, 064, 000	14.09	13.98
1862	358, 452, 079	334, 697, 744	32, 704, 000	10.96	10. 23
1863	674, 867, 283	595, 394, 038	33, 365, 000	20. 23	17.84
1864	705, 588, 067	669, 641, 478	34, 046, 000	20, 72	19. 67
1865	770, 129, 755	714, 702, 995	34, 748, 000	22, 16	20. 57
1806	754, 327, 254	673, 488, 244	35, 469, 000	21. 27	18.99
1967	728, 200, 612	661, 992, 069	36, 211, 000	20, 11	18. 28
1868	716, 553, 578	680, 103, 661	36, 973, 000	19. 38	18. 39
1869	715, 351, 180	664, 452, 891	37, 756, 000	18. 95	17. 60
1870	722, 868, 461	675, 212, 794	38, 588, 371	18, 73	17. 50
1871	741, 812, 174	715, 889, 005	39, 555, 000	18. 75	18. 10
1872	762, 721, 565	738, 309, 549	40, 596, 000	18.79	18.19
1873	774, 445, 610	751, 881, 809	41, 667, 000	18, 58	18.04
1874	806, 024, 781	776, 083, 031	42, 796, 000	18. 83	18. 13
1875	798, 273, 509	754, 101, 947	43, 951, 000	18. 16	17. 16
1876	790, 683, 284	727, 609, 388	45, 137, 000	17. 52	16.12
1877	763, 053, 847	722, 314, 883	46, 383, 900	16.46	15.58
1878	791, 253, 576	729, 132, 634	47, 598, 000	16.62	15. 32
1879	1, 051, 521, 541	818, 631, 793	48, 866, 000	21.52	16.75
1880	1, 205, 929, 197	973, 382, 228	50, 155, 783	24. 04	19.41
1881	1, 406, 541, 823	1, 114, 238, 119	51, 316, 000	27. 41	21. 71
1882	1, 480, 531, 719	1, 174, 290, 419	52, 495, 000	28. 20	22, 37
1883	1, 643, 489, 816	1, 230, 305, 696	53, 693, 000	30. 60	22. 91
1884	1, 705, 454, 189	1, 243, 925, 969	54, 911, 000	31.06	22, 65
1885	1, 817, 658, 336	1, 292, 568, 615	56, 148, 000	32. 37	23, 02
1886	1, 808, 559, 694	1, 252, 700, 525	57, 404, 000	31.50	21. 82
1887	1, 900, 442, 672	1, 317, 539, 143	58, 680, 000	32. 39	22.45
1888	2, 062, 955, 949	1, 372, 170, 870	59, 974, 000	34, 39	22. 88
1889	2, 075, 350, 711	1, 380, 361, 649	61, 289, 000	33, 86	22.52
1890	2, 144, 226, 159	1, 429, 251, 270	62, 622, 250	34. 24	22, 82
1891		1, 500, 007, 555	63, 975, 000	32, 83	23. 45
1892	2, 219, 719, 198	1, 603, 073, 338	65, 520, 000	33. 88	24.47
1002	W, MAC, 120, 200	2, 000, 010, 000	00,020,000	50.00	22.2.

NOTE.—The difference between the amount of money in the country and the amount in circulation represents the money in the Treasury.

Relative wages and prices in gold in all occupations, 1840-'91.

[Simple average of all the returns, taking the wages of 1860 as 100. From report of Scuate Committee on Finance on wholesale prices, wages, and transportation, Report 1394, part 1, Fifty-second Congress, second session, p. 14.]

Year.	Prices.	Wages.	Year.	Prices.	Wages.
840	116.8	87.7	1866	136, 3	108.
841	115.8	88.0	1867	127. 9	117.
842	107. 8	87. 1	1868	115. 9	114.
843	101.5	86. 6	1869	113. 2	119.
844	101.9	86.5	1870	117. 3	133.
845	102.8	86. 8	1871	122. 9	147.
846	106.4	89. 3	1872	127. 2	152.
847	106.5	90. 8	1873	122.0	148.
848	101.4	91.4	1874	119.4	145.
849	98.7	92. 5	1875	113.0	140.
850	102. 3	92. 7	1876	104.8	135.
851	105. 9	90.4	1877	104.4	136.
852	102.7	90.8	1878	99.9	140.
853	109. 1	91.8	1879	96.6	139.
854	112.9	95. 8	1680	106.9	141.
855	113. 1	98.0	1881	105. 7	146.
856	113. 2	99. 2	1882	108.5	149.
857	112.5	99.9	1883	106. 0	152.
858	101.8	98.5	1884	99. 4	152.
859	100.2	99.1	1885	93. 0	150.
860	100. 2	100.0	1886	91. 9	150.
	100.6	100.8	1887	92.6	153.
861	114.9	100. 4	1888	94.2	155.
862	102.4	76. 2	1889	94.2	156.
	102. 4	80. 8	1890	92. 3	158.
864		66.2	1891	92. 3	160.
. 865	100. 3	00.2	1891	92. Z	100

Table showing the amount of metallic reserve, circulation, and uncovered notes of the principal European banks.

Names of banks.	Gold.	Silyer.	Notes.	Uncovered notes.	1893.	
Bank of France	\$384, 172, 822	\$249, 266, 996	\$771, 722, 995	\$188, 283, 177	June 29	
Bank of England	146, 087, 502		124, 432, 974		June 28	
Sixty-six English private banks			4, 379, 329	4, 379, 329	May 27	
Thirty-seven English joint stock banks			5, 889, 668	5, 889, 668		
Irish banks	*15 570 760		81, 639, 219	26, 059, 450	May 27	
Scotch banks				32, 895, 097	May 20	
Bank of Germany	163, 504, 667	81, 751, 673	234, 857, 290	10, 399, 050	May 20	
Other German banks	*26, 597, 690	81, 101, 013			June 24	
			79, 003, 761	18, 941, 230	June 22	
Belgium Netherlands		84, 932, 210	75, 133, 893	57, 824, 753	July 2	
				14, 765, 619	June 2	
Bank of Spain	36, 965, 934 28 804, 813	24, 940, 812	161, 825, 724	99, 918, 978	June 2	
Bank of Austria-Hungary	28 804, 815	80, 667, 104	193, 745, 098	84, 273, 181	June 2	
Bank of Italy	39, 815, 900	21, 527, 413	116, 014, 616	54, 671, 803	May 10	
Other Banks of Italy	36, 129, 600	31, 271, 404	104, 895, 500	36, 494, 496	May 10	
Imperial Bank of Russia	190, 954, 897		696, 661, 411		May 2	
Ottoman Bank			4, 818, 438		Feb. 2	
Bank of Roumania			25, 306, 546	9, 733, 183	May 8	
Bank of Portugal	2, 354, 600	4, 207, 400	53, 383, 800	46, 821, 800	May 2	
National Bank of Denmark			20, 207, 100	5, 925, 100	Apr. 30	
National Bank of Greece			21, 731, 800	21, 307, 200	Apr. 30	
Bank of Sweden				5, 346, 100	Apr. 30	
Other banks of Sweden				1,604,900	Apr. 30	
Bank of Norway			14, 629, 400	7, 913, 000	Apr. 30	
Swiss banks			31, 843, 456	4, 742, 691	May 31	
Bank of Servia				2, 655, 680	May 8	
Bank of Bulgaria	907, 100	135, 100	212, 300		Mar. 1	

^{*}Includes silver.

Coinage of nations of the world from 1792 to 1892.

Countries.	Years.	Gold.	Silver.	
United States	1793-1892	\$1, 585, 302, 060	\$611, 358, 811	
Great Britain	1816-1891	1, 160, 960, 074	151, 925, 944	
France	1795-1891	1, 689, 785, 518	1, 025, 314, 200	
Mexico	1792-1891	79, 725, 408	1, 733, 298, 368	
Belgium	1832-1891	115, 538, 049	103, 128, 149	
Switzerland	1866-1891	3, 201, 484	6, 910, 027	
[taly	1851-1891	92, 965, 850	113, 250, 035	
Germany	1857-1891	623, 291, 883	277, 769, 824	
Netherlands	1847-1891	31, 488, 365	189, 719, 348	
Scandinavian Union	1873-1891	29, 613, 967	11, 673, 564	
Russia	1800-1891	965, 411, 163	234, 098, 981	
Japan	1871-1891	63, 429, 611	111, 671, 255	
Chile	1872-1888	65, 927, 408	38, 306, 775	
Australasia	1855-1891	550, 418, 328	1, 479, 416	
[ndia	1835-1891	11, 710, 832	1, 575, 343, 309	
Austria-Hungary	1857-1891	94, 439, 473	278, 687, 921	
Spain	1876-1891	192, 677, 344	154, 580, 160	
Portugal	1854-1891	8, 185, 138	20, 813, 755	
Greece	1867-1885	2, 316, 000	5, 068, 732	
Servia.	1882-1885	1, 930, 000	868, 500	
Ronmania	1879-1884	784, 865	15, 092, 600	
Bulgaria	1883-1885		2, 160, 120	
Argentine Republic	1882-1888	26, 438, 817	2, 710, 639	
Brazil	1849-1891	6, 488, 301	11, 412, 565	
Egypt	1830-1891	13, 539, 113	9, 219, 605	
Purkey	1844-1891	143, 756, 546	42, 333, 102	
Central American States	1829-1877	2, 318, 381	373, 919	
Colombia	1868-1891	3, 053, 464	5, 719, 179	
Venezuela	1874-1891	660, 500	2, 495, 991	
Total		7, 564, 307, 452	6, 786, 784, 794	

TREASURY DEPARTMENT,
Burcau of the Mint, August 18, 1893.

Value of merchandise imported into and exported from the United States from 1843 to 1892, inclusive; also excess of imports or of exports—specie value.

[Compiled from United States Statistical Abstract, 1892.]

_	Exports.				
Per	iod : Year ending	June 30 —		Domestic.	Foreign.
1843, 9 months-1852 1853-1862 1863-1872 1873-1882 1884 1885 1886 1887 1888 1889 1890 1891				\$1, 258, 331, 652 2, 873, 822, 537 2, 861, 812, 207 6; 509, 165, 121 804, 223, 632 724, 964, 852 726, 682, 946 665, 964, 529 703, 022, 923 683, 862, 104 730, 282, 609 845, 283, 828 872, 270, 288 1, 015, 732, 011	\$81, 421, 729 169, 375, 911 158, 225, 322 149, 733, 511 19, 615, 770 15, 548, 757 16, 506, 809 18, 560, 301 12, 160, 298 12, 118, 766 12, 234, 856 12, 210, 527 14, 546, 137
Total		••••••	·····	20, 775, 431, 634	699, 651, 087
Period: Year ending June 30—	Total exports.	Imports.	Total exports and imports.	Excess of exports over imports.	Excess of imports over exports.
1843, 9 months-1852 1853-1862 1863-1872 1873-1882 1883 1884 1885 1886 1887 1888 1889 1890 1891 Total	2, 543, 188, 448 3, 020, 037, 529 8, 658, 899, 032 823, 839, 402 740, 513, 609 742, 189, 755 679, 524, 830 716, 183, 211 695, 954, 507 742, 401, 375 857, 828, 634 884, 480, 810 1, 030, 278, 148	\$1, 380, 127, 002 2, 905, 205, 742 3, 986, 821, 828 5, 572, 700, 559 723, 180, 914 687, 697, 938 577, 527, 329 635, 436, 136 692, 319, 768 723, 957, 114 745, 131, 652 789, 310, 409 844, 916, 196 827, 402, 462	\$2, 719, 880, 888 5, 448, 404, 190 70, 006, 859, 357 12, 231, 599, 591 1, 547, 020, 316 1, 408, 211, 302 1, 319, 717, 084 1, 314, 960, 966 1, 408, 502, 979 1, 419, 911, 621 1, 487, 533, 027 1, 447, 130, 093 1, 729, 397, 006 1, 857, 680, 610	\$1, 086, 198, 473 100, 658, 488 72, 815, 916 164, 662, 426 44, 088, 694 23, 863, 443 68, 518, 215 39, 564, 613 202, 875, 636 1, 803, 246, 015	\$40, 363, 621 362, 007, 294 966, 784, 299 28, 002, 607 2, 730, 277 1, 399, 898, 008
Total excess of exports				403, 347, 917	

[From speech of Hon. John S. Williams, August 22, 1893.]

TABLE A .- World's yield of gold and silver, with percentage of annual variation in supply.

Year.	Gold, in mil- lions of dollars.		Silver, in mil- lions of dollars.		Year.	Gold, in mil- lious of dollars.	Variation from previous years.	Silver, in mil- lions of dollars.	
1849	444 68 193 155 127 134 134 133 133 130 127 122 119 119 122 127 127 122 127 123 124	63 55 96 16 -18 + 7 - 2 - 2 - 2 - 3 + 3 + 3 + 0 - 3 + 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 - 3 -	399 400 411 411 411 411 411 411 415 466 499 522 522 546 577 64	0 0 2 2 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	1871 1872 1873 1874 1875 1876 1877 1878 1880 1880 1881 1882 1883 1883 1884 1885 1885 1887 1888	108 104 100		68 71 75 79 82 82 83 97 99 101 106 111 115 120 125 136 146 159 174 186	64 65 44 44 22 55 44 45 79 97

TABLE B .- World's production of gold and silver.

Period.		annual duct.	Ratio of silver to gold (weight).	of gold silver ue).	Period.		annu a l duct.	Ratio of sil- ver to gold (weight).	of gold ailver uc).
	Gold.	Silver.	Ratio ver (we	Ratioof g to silv (value).		Gold.	Silver.	Ratio ver t (weig	Ratio of g to sil (value)
1545-1560 1561-1580 1581-1600 1681-1600 1691-1620 1921-1640 1641-1660 1641-1680 1701-1700 1701-1700 1741-1760 1741-1780 1781-1800 1801-1810 1811-1820 1831-1840 1831-1840 1831-1840 1831-1840 1831-1840 1831-1840 1831-1840 1831-1840 1831-1840 1831-1840 1831-1840 1831-1840 1831-1855 1851-1855 1861-1865	6, 840 7, 380 8, 520 8, 300 9, 260 10, 765 12, 820 19, 080 24, 610 20, 705 17, 790 17, 778 14, 216 20, 289 54, 759 193, 388 201, 750	### Reserve	36. 6 43. 8 56. 8 49. 4 41. 8 36. 4 31. 8 27. 7 22. 6 21. 7 31. 5 21. 7 31. 5 21. 7 31. 4 47. 2 47. 2 47. 2 47. 4 47. 4 48. 4 48. 4 48. 4 48. 4 49. 49. 4 49. 11. 80 11. 80 12. 25 14. 50 15. 21 15. 08 14. 73 14. 73 15. 61 15. 80 15. 75 14. 73 15. 80 15. 80 15. 80 15. 80 15. 80 15. 80	1866-1870 1871-1875 1876 1877 1878 1879 1880 1881 1882 1883 1885 1886 1887 1889 1890 1890 1891 June, 1893 (average)	173, 904 165, 956 179, 445 185, 847 167, 307 163, 515 158, 864 148, 475 144, 727 153, 193 159, 289 159, 741 159, 155 159, 809 181, 256 189, 824	### Ricos 1, 969, 425 1, 969, 425 2, 323, 779 2, 388, 612 2, 551, 364 4, 507, 507 2, 479, 998 2, 769, 065 2, 746, 123 2, 788, 727 2, 993, 805 2, 902, 471 2, 990, 398 3, 388, 606 4, 180, 532 4, 479, 649	0. 9 11. 3 14. 0 18. 3 18. 7 15. 0 16. 3 18. 6 19. 0 18. 2 18. 8 18. 2 21. 0 23. 1 23. 6	15. 50 15. 98 17. 22 17. 94 18. 40 18. 05 18. 16 18. 57 19. 47 20. 78 21. 13 21. 99 22. 06 22. 09 30. 18	

NOTE.—The figures for 1493-1882, both years inclusive, are Soetbeer's; those from 1882-1891 are from the reports of the Director of the Mint.

I hold in my hand a little pamphlet compiled by Mr. H. Emerson, of Germantown, Pa., in which he has collocated, from Mulhall's Dictionary of Statistics, the Encyclopædia Britannica, and the Engineering and Mining Journal, some instructive tables of comparative statistics. As far as I have been able to verify them they are exact in every particular. I shall make a part of my remarks the portions of the pamphlet and the tables under the respective headings: Fact one, fact two, fact three, and fact four.

FACT ONE.

The total production of silver between 1871 and 1892 relatively to gold is little more than half what it was during the three hundred years preceding the California gold discoveries.

Period.	Years.	Gold.	Silver.	Ratio of weight.
1545-1850 1871-1892 1561-1660 1661-1780 1781-1840 1891	306 22 100 120 60 1	Kilos. 4, 427, 900 3, 727, 966 796, 200 1, 944, 800 1, 650, 360 190, 000	Kilos. 146, 347, 000 63, 764, 534 38, 024, 000 53, 031, 700 67, 420, 000 4, 480, 000	33. 12 17. 14 47. 75 27. 27 40. 86 23. 6

FACT TWO.

The fluctuation of silver supply between 1545 and 1892 has been less than that of gold.

Annual production of silver.

Linear production of sector.	Kilos.
Minimum, 1561–1580	
Maximum, 1891	4, 500, 000
Increase, 15 fold.	, ,
* Annual production of gold.	Kilos.
Minimum, 1561-1580	6, 840
Maximum, 1853	234, 000
Increase, 34 fold.	

Sudden Auctuations in gold.	
Ten-year intervals:	Kilos.
1831–1840	20, 289
1851-1860	
Increase, 10 fold.	,
In dollars, increase, \$120,000,000.	
Four-year interval:	
1849	\$27, 000, 000
1853	
Amount	128, 500, 000
Increase, 5.8 fold.	•
Sudden fluctuations in silver have not occurred in the last three hund	lred vears.
Ten-year interval:	
1801–1810	\$894,000
1821-1830	
Decrease to one-half.	,
In dollars, decrease, \$19, 117, 600.	
Four-year interval:	
1887	\$136,000,000
1891	
Increase	49, 000, 000
Increase, 1.4 fold.	, ,
At a ten years' interval, 1881-1891, the increase of silver was \$80,	,000,000, the
increase in gold 1841-'50 to 1853, was \$122,000,000, or one-half more in d	ollars.
At a four-years' interval, 1887-1891, increase of silver \$49,000,000,	
1849-1853, \$128,000,000, almost three times as much, and for a one-ye	ar interval,
1889-1890, increase of silver is \$15,000,000, while 1851-1852 shows a gold	
\$55,000,000.	
Whether, therefore, we take intervals of time long or short, remote of	r recent: or
3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	

whether we consider percentages, or absolute amounts, or value in dollars, the production of silver has been incomparably less fluctuating than that of gold.

FACT THREE.

The added stock of silver since 1872 (twenty years) to the total world's supply of both metals to the world's money has been neither absolutely nor proportionately as large as the added stock of gold to the previous world's supply of both metals in the twenty years 1850-1870.

Total amount of gold and silver mined, in million dollars.

	Gold.	Silver.	Total.
1492–1850 1852–1871	3, 160 2, 573	6, 000	9, 160

Increase through gold to previous supply of gold and silver, 28 per cent.

Unparalleled prosperity.

	Gold.	Silver.	Total.
1492-1872	5, 836	7, 000	12, 836
1878-1892	2, 362	2, 430	4, 792

Increase through silver to previous supply of gold and silver, 19 per cent; increase through gold and silver to previous supply, 27 per cent.

Stock of precious metals in the world.*

	Gold.	Silver.
1850	\$2, 535, 000, 000 6, 175, 000, 000	\$4, 880, 000, 000 6, 065, 000, 000

*Mulhall, p. 306.

Percentage of increase: Gold, 142 per cent; silver, 24 per cent.



FACT FOUR.

The annual increase of gold and silver since 1860 has not been as great as the annual increase of population, of commerce, of railroads, of cotton, of grain, of pig iron in the United States for the same period.

	1840.	1860.	1870.	1889.	1890.	In- crease.
Gold and silver (world's supply. Population		31.400. 000			i 62, 6 00, 000	100
United States: Mileage Freight movement, tons Passenger movement.			396, 000, 000		68, 477 4, 938, 009, 000 6, 421, 000, 000	1, 147
Banking power	\$450 , 000, 000	1. 240. 000. 000	\$2,500,000,000	3.454.000.000	\$5, 150, 000, 000	\$ *390 \$ \$134
Cottonpounds Pig irontons		821, 000		••••••	9, 200, 000	1, 206

*First period.

tSecond period.

[From speech of Andrew J. Hunter, of Illinois, August 22, 1893.]

Specie and bullion holdings of leading European banks.

JUNE 1, 1893.

Bank of—	Gold.	Silver.	Total.
England	342, 754, 200 165, 813, 750 51, 870, 000 38, 570, 000 15, 430, 000	\$256, 247, 000 55, 271, 250 87, 350, 000 32, 090, 000 85, 600, 000 6, 816, 665 473, 374, 915	\$130, 598, 740 599, 001, 200 221, 085, 000 139, 220, 000 70, 680, 000 51, 030, 000 20, 450, 000

JUNE 1, 1892.

Total	England France Germany Austria Spain Holland Belgium	311, 674, 410 187, 143, 750 28, 470, 000 37, 980, 000 16, 025, 000 13, 856, 665	\$258, 382, 125 62, 381, 250 82, 750, 000 23, 180, 000 83, 135, 000 6, 928, 385	570, 056, 533 249, 525, 000 111, 220, 000 61, 160, 000 49, 160, 000 20, 785, 000
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Germany does not report the silver separately, but is included in the total specie. It is calculated, however, that 25 per cent of the total is silver, and it is put down at that figure.

Specie and bullion holdings of the United States Treasury.

	Gold.	Silver.	Total.
June 1, 1893	\$197, 669, 428	\$487, 503, 042	\$685, 172, 470
	271, 563, 291	443, 891, 436	715, 454, 727

884, 1885, 1886, 1887, 1888, 1889, 1890, 1891, 1892.

/893.

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[From speech of Mr. Jones, House of Representatives, August 22, 1893.]

Comparison of prices of corn, cotton, wheat, and silver.

	In the	home mar	kets.	Bullion,	Silver.
Year.	Cotton, per pound.	Corn, per bushel.	Wheat, per bushel.	value, silver dollar.	per fine ounce.*
	Cents.	Cents.			
1872	19.3	70	\$1.47	\$1.03	\$1.3
1873	18.8	62	1. 31	1.00	1. 2
1874		72	1.43	. 98	1.2
1875		85	1. 12	. 96	1.2
1876	1 7212	67	1. 24	. 89	1.1
1877		54	1. 17	. 92	1.2
1878	; 11.1	56	1. 34	. 89	1.1
1879	9.9	47	1.07	. 86	1. 1
1880	11.5	54	1. 25	.88	i.i
1881	11.4	55	1.11	. 88	1.1
1882	11.4	67	1.19	. 87	1.1
1883	10.8	68	1. 13	. 85	1.1
1884	10.5	61	1.07	. 86	1.1
1885	10.6	54	. 86	.82	1.0
1886	9.9	50	. 87	. 76	.9
1887	9.5	4.8	. 89	. 75	.9
1888	9.8	55	. 85	. 72	.9
1889	9.9	47	. 90	. 72	.9
1890	10. 2	49	. 83	. 80	1.0
1891	6.0	41	. 85	.76	. 9
1892				. 67	

^{*}The coinage value of an ounce of pure silver is \$1.29.

[From speech of Hon. John C. Bell, House of Representatives, August 23, 1893.]

I here submit a table showing the national debts of the world:

Austria-Hungary Belgium Denmark France Germany (entire) England (and dependencies) Greece Italy Montenegro Netherlands Portugal Roumania Russia (all)	213, 000, 000 58, 467, 000 4, 982, 840, 000 2, 695, 265, 000 13, 625, 000 2, 250, 000, 000 1, 900, 000 540, 000, 000 593, 670, 000 176, 000, 000	Norway. Switzerland Turkey Argentine Bolivia Brazil Canada Chile Colombia Mexico Peru United States Uruguay Venezuela	\$29, 860, 000 65, 000, 000 868, 590, 000 148, 000, 000 19, 000, 000 273, 000, 000 92, 800, 000 15, 000, 000 342, 624, 000 915, 962, 112 79, 109, 000 63, 700, 000
	176, 000, 000 4, 869, 768, 000 50, 615, 000		79, 109, 000 63, 700, 000 732, 000, 000

[From speech of Mr. Dingley, House of Representatives, August 24, 1893.]

Let me again call attention to the enormous increase of production of silver in the face of a declining price—the stern fact with which we have to deal—as shown by the tables of Dr. Adolph Soetbeer, than whom there is no higher authority on the production of gold and silver:

Average 1	production	of gold	nar	annum.
-----------	------------	---------	-----	--------

Average annual production of sil	lver.
1892	do 6, 328, 272
1870 to 1892	
1850 to 1870.	do 6,000,000
Delore 1800	οπηςes 750.000

1000 4- 1000

1000 to 1000	20, 000, 000
1860 to 1870do	48, 000, 000
1870 to 1880do	
1892do	

[From the speech of Senator Gray, September 22, 1893.]

Prices agreed upon by Messrs. Kingsland & Douglas, successors of Kingsland, Ferguson & Co., Simmons Hardware Company, and Mansur & Tibbetts Implement Company, all of St. Louis, Mo.

Implements.	Mone	y in—	1887, ir	1887, in bushels of—			1873, in bushels of—		
ampionione.	1889.	1878.	Wheat.	Corn.	Oats.	Wheat.	Corn.	Oats	
One-horse steel plow (wood beam)	\$2.75	\$6.50	3.8	8, 5	11.5	6.4	19. 1	27.0	
wo-horse steel plow (wood beam)	12.00	20.00	16.4	37.5	50.0	19. 6	58.8	83. 8	
One-horse iron plow (wood beam)	2.00	5.00	2.7	6. 2	8.3	4.9	14.7	20.	
wo-horse from plow (wood beam)	8.00	13.00	10.9	25.0	83. 3	12.7	38. 2	54.	
wo-horse side hill or reversible plow	10.00	18.00	18.7	81. 2	41.7	17.6	52. 9	75.	
ne potato-digger	7, 50	20.00	10.2	23.4	31. 2	19.6	58.8	83.	
old-fashioned tooth harrow	6.50	15.00	8.9	20.3	27.0	14.7	44.1	62.	
ne-horse cultivator	3, 50	7.00	4.7	10.9	14.5	6.8	20.5	29.	
wo-horse corn cultivator	15.00	28, 05	20.5	46.8	62.5	27.4	82.4	116.	
ne-horse mowing machine	45.00	85.00	61.6	140.6	187. 2	83. 8	250.0	354.	
wo-horse mowing machine	50,00	90.00	68.5	156, 2	208.3	88. 2	284. 7	375.	
Iorse rake (sulky)	20.00	30.00	27.4	62.5	83.3	19.4	88. 2	125.	
common Hunt rake (horse)	8.50	6, 50-	4.8	19. 9	14.5	6.3	19.1	27.	
ommon iron garden rake (10-tooth									
steel)dozen	3.75	12.00	5.1	11.7	15.6	11.7	35. 2	50.	
ne-horse horse power	25.00	45,00	34.2	78. 1	104.1	44.1	132. 3	187.	
wo-horse horse power	85.00	65, 00	(*)	(*)	(*)	(*)	(*)	(*	
eaper		95.00	(*)		(*)	7-5	(*)	i in	
Sinder	125 00		184. 9	421.8	452. 5	277. 7*	769, 2*	857.	
orn-sheller (one hole)	6.00	11.50	8. 2	18.7	25.0	11. 2	33. 8	47.	
anning mill	15.00	25.08	20.5	46.8	61.5	24.5	73.5	104.	
Corn-sheller (one hole) Panning mill Common hose (cast-steel socket), per									
dozen	3, 50	6,50	4.7	10.9	14.5	6.3	19.1	27.	
common rakes (wood)per dozen	2. 00	8.00	2.4	6. 2	8.8	2.9	8.8	12.	
cythes (Ames' grass) per dozen.	7.50	16.00	10.2	23.4	81. 2	15:7	47. 0	66.	
Do	9.50	21.00	(*)	(*)	(*)	(*)	(*)	(*	
cythe snaths (patent)per dozen	4.50	11.00	6.1	14. 6	18.7	10, 7	32, ś	45.	
hovel (Ames') per dozen	9. 50	18.00	18.0	29.6	89.5	17.6	52.9	75.	
pades (Ames')per dozen	10.00	18.50	13.7	31.2	41.6	18.1	54.4	27.	
rowbars (steel)	. 06		(*)	(*)	(4)	(*)	(*)	(*	
rowbars (iron)	.05	.10	. 06	`. 15	`.2	`. 6 9	`. 29	``.	

^{*} Fer 1880.

Now, I wish to call the attention of the Senate to the wage matter, and I have here a table showing the amount of wages in this country between the years 1860 and 1885, compiled by Hon. J. H. Walker, of Massachusetts:

Wages in 1860 and in 1885 in dollars and in weight of gold and in grains.

Workmen.	Wages in	dollars.	Wages in gol		Grains of gold, per- centage of
	1860.	1885.	1860.	1885.	increase.
Factory hands:					
Dyers	\$ 0. 6 2	\$1.00	16.0	25.7	61
Giggers	. 62	. 82	16.0	21. 1	32
Shearers	.69;	1.00	17.8	25.8	45
Plain weavers	. 65	. 86	16.7	21. 8	l 31
Spinners	1. 10	1, 26	28.3	82, 5	1 15
Miscellaneous:					
Leather factory, beam, and yard hands	1.10	1.67	81.0	43.0	39
Leather factory, whiteners, and skivers	1.83	2.75	47.2	70. 8	50
Common laborers	1.00	1.50	25.8	38.7	50
Blacksmiths	1.50	2, 00	38.7	51.6	83
Blacksmiths' strikers.	1.00	1.50	25. 8	27. 0	50
Carpenters	1. 67	2, 00	43.0	51.6	20
Machinists	1.75	2. 25	41.1	57.7	28
Locomotive engineers	2.40	3. 20	62.0	82.4	83
Locemotive firemen	1.20	1.75	81.0	45. 2	46

Average percentage of increase in weight of gold, 38.

[From speech of Senator Peffer, September 28-80, 1898.] Price of wheat.

	United	States.	England.	
Year ended June 30—	Gold price per bushel.	Greenback price per bushel.	Freight, New York to Liver- pool, per bushel.	Gold price per, bushel.
1862		\$01.14		\$1.682
1863		1, 29		1.52
1864		1, 33		1. 289
1865		1.95		1. 245
1866		1.41	\$1.948	1. 392
1867		1.27	. 103	1.785
1868		1.90	. 129	1.945
1869		1,388	. 137	1.695
1870		1. 289	.128	1.442
1871	1.160	1.316	.140	1.571
1872		1, 473	. 159	1.726
1873	1. 159	1.312	. 183	1.756
1874	1.269	1.428	. 197	1.736
1875		1. 124	. 172	1. 531
1876		1.242	. 161	1.387
1877	1.133	1.169	. 150	1. 573
1878		1. 338	. 146	1.566
1879		1.068	. 139	1.871
1880	1. 245	1. 245	. 121	1. 389
Average	1. 155	1. 283	. 152	1. 557

The wealth and debt of nations and their bearing on bimetallism.

Countries.	Wealth.	Debt of all kinds.	
United States	\$60, 475, 000, 000	\$957, 876, 000	
England or Great Britain	43,600,000,000	5, 695, 659, 000	
France	40, 300, 000, 000	4, 892, 840, 000	
Germany	31,600,000,000	2, 695, 265, 000	
Russia	21, 715, 000, 000	4, 869, 768, 000	
Austria	18,065,000,000	2, 642, 021, 000	
Italy	11,755, 000, 000	2, 250, 000, 000	
Spain	7,965,000,000	1, 106, 650, 000	
Netherlands	4,935,000,000	518, 000, 000	
Belgium	4,030,000,000	213, 000, 000	
Sweden	3, 475, 000, 000	580, 000, 000	
Canada	3, 250, 000, 000	273, 000, 000	
Mexico	3, 150, 000, 000	110,000,000	
Australia	2,950,000,000	(*)	
Portugal	1,855,000,000	593, 670, 000	
Denmark	1,830,000,000	58, 467, 000	
Argentine Republic	1,660,000,000	148, 000, 000	
Switzerland	1,620,000,000	65, 000, 000	
Norway	1,410,000,000	29, 869, 000	
Greece	1,055,000,000	13, 625, 000	
Turkey	(†)	868, 590, 000	
Chile	(†)	92, 850, 000	
Colombia, United States of	(†)	15, 000, 000	
Peru	(†)	342, 624, 000	
Uruguay	(†)	79, 100, 000	
Venezuela	(†)	63, 700, 000	
Egypt	(†)	732, 000, 000	
All other countries	(†)	3, 500, 000, 000	
Total of the world	253, 685, 000, 000	34, 456, 574, 000	

^{*} See debt of England.

† No estimate.

[From speech of Senator Dolph, October 2-3, 1893.]

Table showing the commercial ratio between gold and silver from 1780 to 1833.

Year.	Soetbeer.	White.	Year.	Soetbeer.	White.
1780	14.72:1	14. 80 :1	1807	15. 43:1	14. 83 :
1781	14.78:1	13. 70:1	1808	16.08:1	14. 66 :
1782	14. 42:1	13. 42:1	1809	15. 96 :1	16.00:
1783	14.48:1	13. 66:1	1810	15. 77 :1	16,00:
1784	14. 70: 1	14, 77:1	1811	15. 53 :1	15. 58 :
1785	14. 92:1	15. 07 :1	1812	16. 11:1	14.09:
L78 6	14.96:1	14. 76:1	1813	16. 25:1	14.04:
i787	14. 92:1	14.70:1	1814	15.04:1	15, 71 :
1788	14.65:1	14.58:1	1815	15. 26:1	16, 15:
1789	14.75:1	14.76:1	1816	15. 28:1	13.52:
1790	15.04:1	14.88:1	1817	15, 11:1	15. 44 :
791	15, 05:1	14. 82:1	1818	15.35:1	15, 28:
1792	15. 17:1	14. 30:1	1819	15. 33:1	15, 68:1
793	15.00:1	14.88:1	1820	15. 62:1	15.57:
794	15. 37:1	15. 18:1	1821	15. 95 :1	15.84:1
795	15. 55 :1	14. 64 :1	1822	15.80:1	15.77:
796	15. 65:1	14.64:1	1823	15. 84 :1	15.77
797	15. 41:1	15. 31:1	1824	15. 82:1	15.05:1
798	15. 59 : 1	15. 31 :1	1825	15. 70:1	15. 55:1
799	13. 74:1	14. 14:1	1826	15. 76:1	15. 05 :
800	15.68:1	14.68:1	1827	15. 74:1	15. 63:1
1801	15. 46:1	14. 33 :1	1828	15. 78:1	15. 63:1
802	15. 26:1	15. 09:1	1829	15. 78:1	15. 81 :
803	15. 41:1	14. 33 : 1	1830	15. 82:1	10.01.
804	15.41:1	14.54:1	1831	15. 72:1	
805	15. 79:1	15.00:1	1832	15. 73:1	
806	15. 52:1	14. 12:1	1838	15. 93 :1	

[From speech of Senator Power, October 3, 1893.]

Table showing exports of wheat from India and from United States for the years 1831 to 1891, inclusive.

[From the report of the Department of Agriculture.]

Year.	Inc	lia.	United States.		
Year.	Bushels.	Value.	Bushels.	Value.	
1881	13, 896, 166 37, 148, 543 26, 495, 024 39, 202, 636 29, 586, 445 39, 328, 658 41, 558, 765 25, 871, 249 32, 874, 628 25, 704, 123 50, 951, 600	\$12, 788, 972 83, 618, 241 23, 502, 820 34, 070, 957 23, 874, 549 28, 579, 032 29, 845, 910 18, 467, 079 24, 300, 192 19, 231, 481	150, 712, 509 95, 962, 407 107, 352, 342 70, 450, 907 84, 935, 183 58, 105, 141 102, 330, 396 66, 279, 993 46, 635, 624 54, 558, 144 55, 131, 948	\$167, \$45, 956 113, \$87, 376 120, 837, 129 75, 130, 427 73, 188, 000 50, 556, 862 91, 062, 474 56, 627, 546 41, 846, 064 45, 387, 931 51, 420, 272	

Comparative table showing, by divisions, increase in population and in the number of agriculturists, approximately, 1890 and 1880, with percentage of increase in number of agriculturists.

Divisions.	Popul	ation.	Increase.	Number of agriculturists.				Increase.	Increase of agri-
	1890.	1880.		1890.	1880.		cultur- ists.		
North Atlantic South Atlantic North Central South Central Western	17, 401, 545 6, 857, 920 22, 362, 279 10, 972, 893 3, 027, 613	14, 507, 407 7, 597, 197 17, 364, 111 8, 919, 371 1, 767, 697	2, 894, 138 1, 260, 723 4, 998, 168 2, 053, 522 1, 259, 916	1, 225, 892 1, 892, 696 3, 555, 018 2, 610, 180 325, 029	1, 039, 601 1, 618, 391 2, 716, 810 2, 116, 570 179, 121	186, 291 274, 305 838, 208 493, 610 145, 908	Per cent. 15. 19 14. 50 23. 53 18. 90 44. 89		

[From speech of Senator Kyle, October 2, 1893.]

Table showing, by States and Territories, the population of each on June 1, 1891, and the aggregate capital of national and State banks, loan and trust companies, and savings and private banks in the United States on June 30, 1891, and the average of these per capita of population.

		All banks.		
States and Territories.	Population June 1, 1891.	Capital, etc.	Averag per capita.	
Maine	663, 000	\$81, 253, 068	\$122.	
New Hampshire	379, 000	96, 225, 832	253. (
Vermont	333, 000	40, 981, 914	123.0	
Massachusetts	2, 299, 000	742, 651, 224	323.0	
Rhode Island	352, 000	127, 126, 389	361.	
Connecticut	764, 000	199, 953, 331	261.	
New York	6 , 110, 000	1,663,604,173	272.	
New Jersey	1, 484, 000	119, 766, 779	80.	
Penneylvania	5, 382, 000	546, 267, 053	101.	
Delaware	170, 030	14, 886, 050	87.8	
Maryland	1, 048, 000	101, 096, 200	96.	
District of Columbia	236, 000	20, 146, 171	85.	
/irginia	1, 670, 000	42, 131, 055	25.	
Weet Virginia	775, 000	14, 113, 894	18. 2	
North Carolina	1, 658, 000	10, 602, 746	6.4	
onth Carolina	1, 165, 000	14, 556, 253	12.	
Georgia	1, 867, 000	22, 682, 049	12.	
lorida	405, 000	8, 485, 786	20.	
labama	1, 538, 000	14, 900, 568	9.	
dississippi	1, 309, 000	11, 754, 338	8.	
ouisiana	1, 137, 000	35, 138, 019	30.	
Coxas	2, 304, 000	65, 070, 737	28.	
Arkansas	1, 161, 000	7, 607, 971	6.	
Kentucky	1, 870, 000	86, 078, 682	46.	
hio.	1, 773, 000	42, 603, 237	24.	
ndiana	3, 720, 000	220, 297, 991	59, 32,	
llinois.	2, 213, 000	71, 753, 885	69.	
Lichigan	3, 899, 000	271, 513, 188 124, 332, 290	58.	
Visconsin	2, 139, 000 1, 728, 000	91, 828, 490	53.	
OWA			57.	
dinnesota.	1, 935, 000 1, 360, 000	111, 981, 211 102, 482, 170	75.	
(issouri	2, 734, 000	164, 047, 645	60.	
Cansas	1, 448, 000	53, 896, 588	37.	
Vebraska	1, 148, 000	69, 333, 620	60.	
lolorado	440.000	40, 480, 478	92.	
Vevada	44, 000	1, 176, 791	26.	
alifornia	1, 244, 000	271, 189, 235	218.	
regon	333, 000	17, 878, 204	53.	
rizona.	61,000	1, 272, 356	20.	
orth Dakota	193, 000	8, 985, 308	46.	
outh Dakota	341, 000	11, 669, 101	34.	
daho	93, 000	2, 588, 258	27.	
Iontana	145, 000	20, 277, 490	139.	
lew Mexico	157, 000	4, 415, 963	28.	
ndian Territory	181, 300	282, 954	-ĩ.	
klahoma	115, 000	480, 347	4.	
Jtah	214,000	15, 358, 062	71.	
Vashington	375,000	27, 859, 317	74.	
Wyoming	66, 000	5, 373, 750	81.	
Total				

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[From speech of Senator Stewart, September 22, 1896.]

An "index number" is a device to enable an average to be struck of the prices of

a great number of articles.

There are several sets of such numbers, worked out by statisticians, and brought up to date each year. The Economist newspaper gives a set based upon the wholesale prices of twenty-two of the principal articles in the London market. An eminent statistician, Mr. Sauerbeck, has worked out a set upon a far broader basis, forty-five articles being included. I give the index numbers of Mr. Sauerbeck's table from 1874 to 1892.

Years.	Index numbers for 45 principal commodi- ties.	Yeare.	Index numbers for 45 principal commodi- ties.
1874	102 96 95 94 87 83 88 85 84 82	1884	76 72 68 70 72 72 72 68

In the Report of the Gold and Silver Commission of 1888, Mr. Sauerbeck's index numbers are given in an ingenious arrangement, the average of the numbers for a continuous period of ten years being given from year to year. The following is a section of the table, commencing with the period of ten years which has for its middle point the beginning of the year 1874:

For the period—	Average of the ten yearly numbers.	For the period—	Average of the ten yearly numbers.
1869 to 1878		1874 to 1883 1875 to 1884 1876 to 1885 1877 to 1886 1878 to 1887	90 87 85 82 79

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The following table sets forth, by means of Mr. Sauerbeck's index numbers, the relative value of gold and silver in the years preceding and in the years following 1873:

SILVER.

Years from 1878 back to 1854.	Yearly index numbers of silver.	Years from 1878 on to 1892.	Yearly index numbers of silver
1878	99. 2 99. 7 99. 6 99. 6 99. 6 99. 7 100. 5 100. 8 100. 9 101. 1 100. 9 101. 4	1873. 1874. 1875. 1876. 1877. 1878. 1879. 1880. 1881. 1882. 1883. 1884. 1885. 1886.	86. 90. 86. 84. 85. 85. 83. 79. 74. 78.
858 887 886 886 885 854 Nineteen years preceding 187	101.0 101.5 101.9 100.7	1888 1889 1890 1891 1891 1892	70. 70. 78. 74.
Years.	between the yearly index num- ber of sil- ver and 100.	Years.	between the yearly index num ber of sil- ver and 100
873	-0.8	1874	

COMMODITIES.

	Mr. Seuerbeck's in- dex numbers—			Mr. Sauerbeck's in- dex numbers—	
Years.	Of 45 principal commodi- tics.	Of silver.	Yours.	Of 45 principal commodi- ties.	Of ailver.
1874	102 96 96 94 87 83 88 85 84 82	95, 8 93, 3 85, 7 90, 2 86, 4 84, 2 85, 9 85, 0 84, 9 83, 1	1884	76 72 69 68 70 72 72 72 68	83. 3 79. 9 74. 6 73. 3 70. 4 70. 2 78. 4 74. 1 65. 4

Table showing average prices for wheat in England during the past Afty-eight years.

Years.	Average price per bushel.	Years.	Average price per bushel.
1885 to 1845 1845 to 1855 1855 to 1865 1865 to 1875 1875 to 1885 1886	\$1.68 1.52 1.58 1.60 1.33 .97	1887. 1888. 1889. 1890. 1891.	.87

Now, supposing that the wheat producers of this country had sold their wheat at 31½ cents per bushel more than they have received, and that Southern farmers had sold their cotton for 3½ cents per pound more than they have received during the past nine years, is there anyone who believes that the present hard times and money panic would exist here? But they are here, and every intelligent person knows that they were caused by forcing American producers to sell the products of their toil on a gold basis.

ESTIMATED LOSSES SUSTAINED BY SOME OF THE STATES.

The following figures show about the approximate loss sustained by some of the States caused by the decline in prices for silver bullion: $\dot{}$

Loss per year on cotton by—	
Alabama	\$12,000,000
Arkansas	
Texas	21, 000, 000
Louisiana	7, 000, 000
Georgia	13, 000, 000
North Carolina	6, 000, 000
Mississippi	15, 000, 000
Tennessee.	4, 500, 000
Loss per year on wheat by—	-,,
Illinois	6, 000, 000
lows	5, 000, 000
Indiana	6, 000, 000
Kentucky	2,000,000
Ohio	6, 000, 000
Minnesota	6, 000, 000
The Dakotas	8, 000, 000
Michigan	4, 000, 000
Wisconsin	2, 800, 000
	3, 000, 000
Nebraska	
Pennsylvania	3, 000, 000
New York	2, 000, 000
Maryland	1, 250, 000
California	6, 000, 000
Oregon	3, 000, 000
Missouri	4,000,000
Loss per year on silver by—	•
Colorado	5, 000, 000
Montana	3, 000, 000
All other States and Territories	5, 000, 000

[From speech of Senator Call, October 9, 1893.]

Without reading it, I shall insert in my remarks here a statement of the total taxation of the United Kingdom and other great nations of the world, taken from the last edition of Mulhall's Dictionary of Statistics, published in 1892.

In 1890 total taxation:			
United Kingdom	£88, 500, 000	Belgium	£12, 900, 000
France		Switzerland	2, 900, 000
Germany	154, 700, 000	Greece	
Russia	88. 880, 000		
Austria	74, 800, 000	Europe	683, 600, 000
1.aly	72, 000, 000	United States	80, 000, 000
Spain	35, 400, 000	Canada	7, 800, 000
Portugal	8, 400, 000	Australia	27, 600, 000
Sweden	4, 800, 000	India	69, 100, 000
Norway	2, 400, 000	Argentina	5, 400, 000
Denmark	3, 000, 000		
Holland	10, 100, 000	Total	874, 100, 000

[From speech of Senator Allen, October 7, 1893.]

Exports of domestic merchandise-Principal agricultural articles.

	For the fiscal	year ending Jun	e 30, 1892.
Articles.	Quantities.	Total values.	Export value per unit.
Cattle number Cotton pounds Corn bushels W beat do Flour barrels Fresh beef peunds Bacon do Lard do Tobacco, leaf do Total values Total decrease.	394, 607 2, 935, 219. 811 75, 451. 812 157, 280, 351 15, 796, 769 220, 554, 617 507, 919, 830 480, 041, 760 255, 452, 077	\$35, 092, 005 258, 461, 241 41, 590 460 161, 399, 132 75, 862, 283 18, 053, 732 39, 334, 933 83, 201, 620 683, 163, 541 519, 549, 367 163, 614, 174	\$89.00 .088 .55 1,25 4.90 .082 .072 .072 .081
	For the fiscal	ear ending Jun	e 30, 1893.
Articles.	Quantities.	Total values.	Export values per unit.
Cattle number Cotton pounds Corn bushels Wheat do Flour barrels Fresh beef pounds Bacon do Lard do Tobacco, leaf do	287, 094 { 4, 431, 220 { 2, 212, 115, 126 46, 034, 904 117, 121, 109 16, 620, 330 206, 294, 724 391, 788, 175 365, 693, 301 266, 083, 083	\$26, 032, 428 188, 829, 708 24, 587, 511 98, 584, 970 75, 493, 347 17, 754, 041 35, 781, 470 34, 643, 953 22, 891, 899	\$90.70 .085 .53 .80 4.53 .081 .091 .092
Total values		1, 519, 549, 367	

Exports of domestic merchandise-Principal agricultural articles-Continued.

	Quanti	ities.	Values.	
Articles.	Decrease.	Increase.	Decrease.	Increase.
Cattle. number Cotton. pounds Corn. bushels Wheat. do Flour. barrels Fresh beef. pounds Bacon. do	723, 104, 685 29, 416, 945 40, 159, 242 14, 259, 893 116, 161, 655	423, 561	\$9, 059, 667 69, 631, 533 17, 002, 909 67, 864, 162 298, 691 4, 563, 463	\$181, 064
Larddo Tobacco, leafdo	94, 652, 459	10, 651, 006		1, 442, 873 2, 211, 854
Total values			168, 120, 085	8, 785, 29 1

The above figures of quantities and values are taken from summary statement of the imports and exports of the United States for the month ending June 30, 1893, commencing page 9.

[From speech of Hon. Mr. Wheeler, of Alabama, August 25, 1893.]

Statement of amount of gold and silver and paper money in the country for the years stated, according to the authorities quoted in the margin.

Years.	Total of specie in the country.	Bank notes in circulation.	Authorities.
90	9, 000, 000	2, 500, 000	Blodget.
1		9, 000, 000	Do.
2		11, 500, 000	Do.
8		11, 000, 000	Do.
		11, 600, 000	Do.
Б. 		11, 000, 000	Do.
6		10, 500, 000	Do.
7		10, 000, 000	Do.
8		9, 000, 000	Do.
9		10, 000, 000	Do.
Ø		10, 500, 000	Do.
1		11, 000, 000	Do.
2		10, 000, 000	Do.
8	16, 000, 000		Do.
		11, 000, 000 14, 000, 000	Do.
)4	17, 500, 000	15, 000, 000	
			Do.
6		17, 000, 000	Do.
7 		18, 000, 000	Do.
1		29, 000, 000	Gallatin.
5		46, 000, 000	Do.
l 6		69 , 000, 000	Do.
20		44, 800, 000	Do.
0		61, 000, 000	Do.
4		94, 000, 000	Congressional report.
5. 		103, 000, 000	Treasury report.
6		140, 000, 000	Woodbury.
7		149, 000, 000	Do.
8		116, 000, 000	Do.
9		135, 000, 000	Hazard, Commercial Register.
Ю		107, 000, 000	Woodbury.
1		107, 000, 000	Gouge, Journal of Banking.
2		83, 700, 000	
3		85, 500, 000	•
4		75, 000, 000	Hunt, Merchants' Magazine.
5		90, 000, 000	Estimates.
6		105, 500, 000	Do.
7		105, 500, 000	Do.
8		128, 500, 000	Do.
9		114, 700, 000	Do.
			Do.
9		181, 866, 526	
1		155, 165, 251	Estimates of the Treasury.
2		174, 673, 000	Do.
<u>3</u>	236, 000, 000	188, 181, 000	Do.
<u>4</u>		204, 689, 207	Do.
i6		186, 952, 223	Do.
56. 		195, 747, 950	Do.
57 . 		214, 778, 822	Do.
8		155, 208, 344	Do.
)	250, 000, 000	193, 306, 618	Do.
	235, 000, 000	207, 102, 477	Do.

Statement of amount of gold and silver and paper money in the country for the years stated, according to the authorities quoted in the margin—Continued.

Years.	Total of specie in the country.	Bank notes in circulation.	Authorities.
861	250, 000, 000	202, 005, 767	Estimates of the Treasury.
862	25, 000, 000	333, 452, 079	Do.
962	25, 000, 000	648, 867, 283	Do.
64	25, 000, 000	680, 588, 087	Do.
65	25, 000, 000	745, 129, 755	Do.
B 6	25, 000, 000	729, 337, 254	Do.
67	25, 000, 000	703, 200, 612	Do.
68	25, 000, 000	691, 553, 578	Do.
6	25, 000, 000	690, 351, 180	
70			Do.
771	25, 000, 000	697, 868, 461	Do.
5/1 372	25, 000, 000	716, 812, 174	Do.
	25, 000, 000	737, 721, 174	Do.
78	25, 000, 000	749, 445, 610	Do.
74	25, 000, 000	781, 084, 781	Do.
75	25, 000, 000	773, 273, 509	Do.
<u>76</u>	52, 418, 734	738, 264, 550	<u>D</u> 0,
<u>77</u>	86, 230, 643	676, 823, 204	Do.
78	102, 047, 907	689, 205, 660	Do.
79	357, 268, 178	694, 253, 333	Do.
80	493, 363, 88	512, 666, 313	Do.
81	647, 778, 682	758, 568, 141	Do.
182	703, 976, 839	776, 554, 880	Do.
363	769, 740, 048	873, 749, 768	Do.
384	801, 068, 939	903, 385, 250	Do.
85	872, 185, 523	945, 472, 513	Do.
386	903, 027, 30	905, 532, 340	Do.
887	1, 007, 513, 901	892, 929, 771	Do.
388	1, 092, 391, 690	970, 563, 259	Do.
380	1, 100, 612, 434	974, 738, 277	Do.
390	1, 152, 471, 638	991, 754, 521	Do.
1 01	1,068, 121, 071	931, 999, 903	Do.
0 2	1, 234, 588, 789	1, 139, 745, 170	Do.
8 98	1, 213, 412, 584	1, 109, 988, 808	Do.

Gold and silver furnished for use in manufactures and the arts in the United States during the calendar years 1880–1892.

Calendar years.	Gold.	Silver.
.880	\$10, 962, 600 11, 770, 700 10, 868, 000 14, 458, 800 14, 500, 000 11, 824, 742 13, 069, 529	\$6, 098, 000 6, 649, 000 7, 197, 500 5, 540, 800 5, 520, 900 5, 264, 769 5, 055, 965
887	14, 810, 346 16, 514, 842 16, 697, 056 17, 655, 960 19, 686, 916 19, 329, 074	5, 438, 33 8, 101, 88 8, 766, 94 9, 229, 15- 9, 603, 40 9, 301, 88

[From speech of Mr. Wheeler, of Alabama, August 28, 1893.]

Table showing the value of gold coin and bullion imported into and exported from the United States from 1843 to 1861, inclusive, and from 1862 to 1877, inclusive, and from 1878 to 1888, inclusive, and from 1889 to 1898, inclusive; also showing annual excess of imports or of exports.

Year ending June 30—	Exports.	Imports.	Excess of exports over imports.	Excess of imports over exports.
1843 (nine months)	\$300, 258	\$17, 006, 487		\$16, 766, 179
1844	1, 183, 116	1, 613, 304		430, 188
1845	2, 210, 979	818, 850	\$1,892,129	• • • • • • • • • • • • • • • • • • • •
1846 1847	1, 629, 348 975, 301	910, 418 21, 574, 931	718, 935	20, 599, 630
1848	8, 870, 785	3, 408, 755	4, 962, 080	20,000,000
1849	1, 015, 359	4, 068, 647		3, 053, 288
1850	2, 513, 948	1, 776, 706	737, 242	
1851 1852	4, 767, 333	8, 509, 090	1, 198, 243	
1853	2, 636, 142 1, 894, 323	8, 658, 059 2, 427, 356		1, 021, 917 533, 63 3
1854	2, 491, 894	3, 031, 964		540, 070
1855	1, 151, 797	1,092,802	58, 995	
1856	852, 698	990, 305		137,667
1857	5, 154, 301	6, 654, 636		1, 500, 335
1858 1859	7, 595, 558	11, 566, 068 2, 125, 397	1 400 951	8, 970, 510
1860	8, 605, 748 1, 499, 188	2, 125, 397	1, 480, 351	1, 009, 598
1861	3, 624, 103	42, 291, 930		38, 667, 827
Total, 1843–1861	58, 471, 179	131, 154, 436	10, 547, 925	88, 230, 182
1862	35, 439, 903	13, 907, 011	21, 532, 892	
1863	6, 169, 276	5, 530, 538	638, 738	
1864	100, 661, 634	11, 176, 769	89, 484, 865	• • • • • • • • • • • • • • • • • • • •
1865	58, 381, 033	6, 498, 228	51, 882, 805	• • • • • • • • • • • • • • • • • • • •
1866	71, 197, 309 39, 026, 627	8, 196, 261 17, 024, 866	63, 001, 048 22, 001, 761	
1868.	78, 396, 344	8, 737, 443	63, 658, 901	
1869	36, 003, 498	14, 132, 568	21, 870, 930	
1870	33, 635, 962	12, 056, 950	21, 579, 012	
1871	66, 686, 208	6, 883, 561	59, 802, 647	
1872 1873	49, 548, 760 44, 856, 715	8, 717, 458 8, 682, 447	40, 831, 302 36, 174, 268	•••••
1874	34, 042, 420	19, 503, 137	14, 539, 283	
1875	66, 980, 977	13, 696, 793	53, 284, 184	
1876	31, 177, 050	7, 992, 709	23 , 184, 341	
1877	26, 590, 374	26, 246, 234	344, 140	
Total, 1862-1877	762, 704, 090	188, 982, 873	583, 831, 117	
1878	9, 204, 455	13, 330, 215		4, 125, 760
1879	4, 587, 614	5, 624, 948		1, 037, 334
1880 1881	3, 639, 025	80, 758, 316		77, 119, 371
1882	2, 565, 132 32, 587, 880	100, 031, 259 34, 377, 054		97, 466, 127 1, 789, 174
1883	11, 600, 888	17, 734, 149		6, 133, 261
18×4	41, 081, 957	22, 831, 317	18, 250, 640	9, 200, 201
1885	8, 477, 892	26, 691, 696		18, 213, 804
1886	42, 952, 191	20, 773, 349	22, 208, 842	
1887 1888	9, 701, 187 18, 376, 234	42, 910, 601 43, 934, 317		33, 209, 414 25, 558, 083
Total. 1879-1888	184, 774, 255	408, 777, 275	40, 459, 482	264, 652, 328
1889	59, 952, 285	10, 284, 858	49, 667, 427	
1890	17, 274, 491	12, 943, 342	4, 381, 149	
1891	86, 362, 654	18, 232, 567	68, 130, 087	
1892	50, 195, 837	49, 699, 454	495, 837	
1893	108 680, 844	21, 174, 381	87, 506, 463	
Total, 1889-1893	823, 465, 601	112, 334, 602	210, 070, 999	

[From speech of Mr. Baker, of Kansas, August 25, 1893.]

The following table of business failures is given:

Year.	Number.	Liabilities.	Year.	Number.	Liabilities.
1865 1866 1867 1868 1869 1870 1871 1871 1872 1873	632 2, 780 2, 608 2, 799 3, 551 2, 915 4, 069 5, 183	\$17, 625, 000 47, 333, 000 96, 696, 000 63, 694, 000 75, 054, 000 88, 242, 000 85, 252, 000 121, 936, 000 228, 499, 000 156, 239, 000	1879 1880 1881 1882 1883 1884 1885 1886 1887	4, 735 5, 582 6, 738 9, 184 10, 968 11, 211 12, 292 12, 042	\$98, 149, 05 65, 752, 00 81, 155, 98 102, 000, 00 172, 874, 17 226, 348, 42 267, 340, 26 229, 288, 33 385, 121, 82 247, 659, 95
1875 1876 1877 1878	7, 740 9, 092 8, 872 10, 478	201, 000, 000 191, 117, 000 190, 660, 000 234, 483, 132	Total	18, 277	312, 496, 74 3, 919, 894, 82

Circulation per capita.

Year.	Population.	Circulation.	Per capita.	Year.	Population.	Circulation.	Per capita.
1886	85, 819, 281	\$1, 863, 409, 216	\$52 . 01	1878	48, 955, 306	\$549, 540, 088	\$11.23
1867 1868	36, 269, 502 37, 016, 949	1, 350, 949, 218 794, 756, 112	37.51 21.47	1879 1880	50, 155, 783 51, 660, 456	534, 424 , 248 528, 524, 267	10. 65 10. 23
1869	87, 779, 800	730, 705, 638	19.34	1881	52, 693, 665	610, 632, 433	11.51
1870 1871	88, 558, 371 89, 750, 073	691, 028, 377 670, 344, 147	18. 70 16. 89	1882 1883	53, 747, 538 54, 812, 488	657, 404, 084 648, 205, 895	12. 23 11. 82
1872	40, 978, 607	661, 641, 363	16. 14	1884	55, 908, 737	591, 476, 978	10. 58
1873 1874	42, 245, 110 43, 550, 756	652, 896, 762 632, 032, 773	15. 45 14. 51	1885 1886	57 016, 911 58, 157, 249	533, 405, 001 470, 574, 361	9. 35 8. 08
1875	44, 896, 705	630, 427, 609	14.04	1887	59, 320, 393	423, 452, 221	7. 18
1876 1877	46, 284, 344 47, 714, 829	620, 316, 970 586, 828, 074	13. 40 12. 28	1888 1889	60, 506, 800 61, 717, 936	898, 719, 212 806, 999, 982	6, 58 4, 97

[From speech of Senator Daniel, September 4, 1893.]

And I may well associate with this statement the following remarks and analytical statement of W. P. St. John, esq., president of the Mercantile National Bank of New York.

"Indisputable records prohibit the assumption of an excessive production of silver in the world. The entire world's coinage of silver during any period of five years, counting our Treasury absorption as coinage, has exceeded by average the annual production of silver. For the five years ending with 1889 the average annual coinage of silver has exceeded the annual production of silver by \$10,700,000. In 1889 the production exceeded the coinage; but in 1890 (for which I have not figures) our required Treasury absorption was enlarged. The world's records thus manifest a recoinage of foreign moneys by one or more nations, for which a sufficient explanation is India's and China's absorption of Mexican dollars.

"Estimates, too moderate to be disputed, of the world's annual gross requirement of silver by average of the five years ending 1889 (ending 1890 for India), are as fol-

lows—all at our coin value:), are as 10	1-
Art consumption in Europe and the United States	\$32,500,00	00
Art and money use of silver in China, Japan, Ceylon, and Africa Retained at home, of their annual production, by Mexico, Central and	17, 000, 00	
South America, exceeding	8, 000, 00	Ю
Spain and Austria's full tender and subsidiary, and the subsidiary coin-	.,,	
age of the other continental States	12, 500, 00	Ю
British India's net absorption, exceeding	35, 000, 00	
United States mint absorption, prior to 1890, about		
World's average annual requirement of silver prior to our purchase act of 1890.	137, 500, 00	— XO
Increase of United States requirement now 54,000,000 ounces, coin value \$70,000,000, less \$32,500,000	38, 500, 00	Ю
Total average requirement	176, 000, 00 165, 000, 00	- 10 10
Average shortage of annual production of silver for present require-		-

11,000,000

The coincidence of panics in the past eighty-five years.

France.	England.	United States.
1804.	1803.	
1810.	1810.	i .
1813-'14.	1815.	1814.
1818.	1818.	1818.
1825.	1825.	1826.
1830.	1830.	1829-1831.
1836-1839.	1836-1839.	1836-1839.
1847.	1847.	1848.
1857.	1857.	1857.
1864.	1864-1866.	1864.
	1873.	1873.
1882.	1882.	1884.
1889-'90.	1890-'91.	1890-'91.

Purchasing power of wages of labor.

	186	0.	186	4.	189	1890.	
Articles.	Monthly \$24.	wages, 08.	Monthly \$30.		Monthly wages, \$38.69.		
A.Feiches.	Price per unit of quan- tity.	Quan- tity.	Price per unit of quan- tity.	Quan- tity.	Price per unit of quan- tity.	Quan- tity.	
Standard sheeting	8. 92 15. 50 9. 50 5. 44 3. 13 10. 00 53. 00 13. 00 65. 00 17. 00 48. 00	275 270 155 253 442 769 240 45 185 37 141 50	33. 25	58 57 62 90 129 385 101 20 84 23 43 80	Cents. 6.83 6.41 10.64 6.00 2.95 1.96 4.50 40.00 18.50 25.10 12.00 37.00	566 602 363 645 1, 311 2, 077 859 128 209 154 322 104	

Prices of certain products from 1873 to 1891.

		i i				Artic	les that	farmer	s sell.			
Years.	Silver, per fine ounce.	Gold value of silver dollar.	Cotton, per pound.	Corn, per bushel.	Wheat, per bushel.	Bacon and hams, per pound,	Lard, per pound,	Pork, per pound.	Beef, per pound.	Butter, per pound.	Cheese, per pound.	Tobacco, per pound.
1873	\$1. 32 1. 30 1. 23 1. 17 1. 18 1. 16 1. 12 1. 13 1. 10 1. 06 . 99 . 97 . 93 1. 06	\$1.004 .988 .964 .929 .891 .868 .886 .881 .878 .858 .858 .872 .729 .724 .809	Oents. 18.8 15.4 15.0 12.9 11.8 11.1 9.9 11.5 11.4 10.5 10.6 9.9 9.5 9.8 9.9 10.1	Cents 61 71 84 67 58 566 68 61 49 47 47 41 57	\$1. 31 1. 43 1. 12 1. 24 1. 17 1. 34 1. 07 1. 25 1. 11 1. 19 1. 13 1. 07 86 .87 .90 .83	Cents. 8.8 9.6 11.4 12.1 10.8 8.7 6.9 6.7 8.2 9.9 11.2 9.2 7.5 7.9 8.6 8.6 7.7 7.6	Cents. 9.2 9.4 13.8 18.3 10.9 8.8 7.0 7.4 9.3 11.6 11.9 6.9 7.1 7.7 8.6 7.1	Cents. 7.8 8.2 10.1 10.0 6.8 5.7 6.1 7.7 9.0 9.9 7.2 5.9 6.4 7.4 6.0	Vents. 7.7.7 8.2 8.7 7.7 6.3 6.5 8.5 7.5 6.0 5.3 5.5 5.4	21. 1 25. 0 23. 7 28. 9 20. 6 18. 0 14. 2 17. 1 19. 8 18. 6 18. 2 16. 8 15. 6 15. 8 14. 4 14. 5	Cents. 13.1 13.5 11.6 11.8 11.4 8.9 9.5 11.1 11.0 11.2 10.3 9.3 8.3 9.9 9.3 9.0	Oents. 10.7 9.6 11.3 10.4 10.2 8.7 7.8 8.5 8.5 9.1 9.9 9.6 8.8 8.8 8.8
Average de- crease	26	26	53	6	30	14	25	24	27	32	31	15

Prices of certain products from 1873 to 1891-Continued.

				Artic	les that	farme	rs buy.			
Years.	Refined sugar, per pound.	Cut nails, per pound.	Bar iron, per ton.	Steel rails, per ton.	Rio coffee, per pound.	Tes, per pound.	Sheeting, per yard.	Drilling, per yard.	Shirting, per yard.	Standard prints, per
1878	Ots. 11.6 10.5 10.8 10.7 11.6 10.2 8.5 9.0 9.2 7.1 6.4 6.7 6.0 6.3 7.6 7.0 5.7	Cts. 4.90 8.99 8.42.298 2.57 2.31 2.69 8.68 3.09 3.47 8.06 2.39 2.23 2.00 2.00 1.86	\$86. 00 67. 00 52. 99 45. 00 51. 00 58. 00 50. 00 44. 00 40. 00 44. 00 43. 00 44. 00 43. 00 44. 00 43. 00	94. 2 96. 7 96. 7 97. 2 98. 7 99. 2 99. 5 20 18 5 17 0 20 17 5 14 10 10 8 13 10 8 11 10 9 9 15 15 15	0ts. 95 100 60 555 55 45 40 40 35 33 33 33 28 23 25 25	Cts. 13, 31 11, 42 10, 41 8, 85 8, 46 7, 89 7, 87 8, 51 8, 51 8, 45 8, 32 7, 28 7, 75 6, 75 7, 10 7, 00 6, 83	Cts. 14. 13 11. 75 10. 12 8. 71 8. 46 7. 65 7. 57 8. 51 8. 06 8. 25 7. 11 6. 88 6. 25 6. 75 6. 75 6. 75 6. 41	Cts. 19. 41 18. 04 15. 12 13. 58 12. 46 11. 00 11. 62 12. 74 12. 74 12. 95 12. 93 10. 46 10. 37 10. 65 10. 85 10. 94 10. 50 10. 90 10. 64	7ts. 11.37 9.75 8.71 7.06 6.77 6.09 6.25 7.41 7.06 6.00 6.00 6.00 6.00 6.50 6.50 6.50 6	
Average decrease.	50	62	5:	7	5 11	78	48	55	45	47
				1	1	<u> </u>	1			
			·	Articles	that far	mera b	uy.			led.
Years.	Print cloth, per yard.	Quinine, per ounce.	Gobleta, per dozen.	10 by 14 window glass.	Undershirte.	Ginghams, per yard.	Carpeta, 2-ply ingrain, of per yard.	Black pepper, per pound.	Molasses, per gallon.	Freight rate, per ton per mile.
1873	C. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6. 6.	\$2.25000 3.5000 24.5511.8870.5539 4550.5000 24.550000 24.55000 24.55000 24.55000 24.55000 24.55000 24.55000 24.550000 24.55000 24.55000 24.55000 24.55000 24.55000 24.55000 24.550000 24.55000 24.55000 24.55000 24.55000 24.55000 24.55000 24.5500000 24.550000 24.550000 24.550000 24.550000 24.550000 24.550000 24.5500000 24.550000 24.550000 24.550000 24.550000000000000000000				1		pepper, pound.	71 705 554 454 400 389 450 454 440 389 452 58	\$ a

Average reduction in 10 farm products, 26:1. Average reduction in 19 other products, 55:4.

[From speech of Senator Hansbrough, September 22, 1893.] Approximate statement of the world's wheat crop from 1885 to 1892, inclusive.

Countries.	1885.	1886.	1887.	1888.
	Bushels.	Bushels.	Bushels.	Bushels.
United States	357, 112, 000	457, 218, 000	456, 329, 000 20, 706, 452	415, 868, 000
Ontario	31, 572, 931 7, 209, 479	28, 459, 322 6, 922, 723	20, 706, 452 12, 741, 050	20, 923, 709 7, 220, 640
Manitoba Argentine Republic and Chile Austria	25, 000, 000	* 28, 800, 625	* 28, 000, 000	* 28, 875, 900
Austria	48, 281, 992	44, 644, 090	52, 351, 733	51, 843, 452
HungaryBelgium Denmark	113, 805, 460	102, 846, 410	145, 006, 414	135 , 859, 786
Belgium	18, 516, 935	18, 219, 412	19, 887, 110	15, 298, 980
Denmark	5, 533, 355 811, 733, 0 38	5, 201, 640	6, 024, 672	3, 805, 485
Germany	95, 505, 881	304, 427, 095 07, 973, 2 69	819, 094, 204 104, 013, 175	280, 176, 816 92, 991, 571
Germany	82, 071, 332	65, 285, 353	78, 567, 593	76, 760, 671
Greece	4, 965, 625	* 4, 937, 250	* 5,€00,000	* 4, 823, 750
Italy	117, 027, 013	119, 793, 575	126, 223, 350	110, 095, 000
Netherlands Portugal Roumania	6, 325, 545	5, 194, 702	6, 889, 532	5, 243, 700 * 7, 093, 750
Portugal	* 7, 681, 250 * 22, 629, 063	* 8, 228, 750 * 22, 629, 063	* 6, 000, 000	*7,093,750 * 51,075,000
Russia	178, 084, 400	163, 455, 273	* 24, 000, 000 278, 697, 917	* 51, 075, 000 813, 935, 995
Poland	† 14, 110, 0 00	f 13, 100, 000	15, 600, 000	14, 369, 446
Servia	* 4, 681, 875	4, 525, 813	* 5, 000, 000	*4,540,000
Spain	* 113, 500, 0 00	* 131, 660, 000	* 95, 000, 000	* l01, 156, 875
Sweden	3, 974, 773	3, 867, 487	4, 370, 485 230, 000	8, 853, 736
Norway	1 280, 000	† 280, 000	* 230,000	* 812, 125
Turkey in Europe	2, 057, 188 * 45, 400, 000	* 1, 645, 750 * 41, 143, 750	2, 000, 000 * 42, 000, 000	* 1, 702, 500 * 42, 562, 500
India	299, 155, 584	258, 317, 622	238, 585, 947	266 , 882, 112
India	* 43, 200, 988	1 87, 000, 000	187,000,000	* 88, 396, 250
Persia	* 26, 743, 438	f 22, 000, 000	† 22. 000 . 000	†22, 700, 000
Syria	* 16, 457, 500	† 14, 000, 000	114,000,000	* 14, 187, 500
Japan Algeria Capo Colony	12, 362, 906	16, 453, 383	15, 571, 400	15, 839, 821
Cana Colons	* 22, 700, 000 † 3, 600, 000	* 32, 915, 000 * 3, 666, 022	81, 215, 718 8, 692, 555	* 19, 862, 500 8, 932, 090
Egypt	* 14, 187, 500	* 16, 457, 500	* 13, 700, 000	* 14, 187, 500
Australasia	38, 412, 447	‡ 32, 681, 648	1 45, 932, 961	‡ 35, 788, 0 71
Total	2, 098, 859. 443	2, 113, 950, 586	2, 266, 831, 368	2, 221, 519, 911
Countries.	1889.	1890.	1891.	1892.
			1091.	1002
	Bushels.			
United States	Bushels. 490, 560, 000	Bushels.	Bushels.	Bushels.
Ontorio	490, 560, 000 19, 288, 983	Bushels. 899, 262, 000 22, 643, 193	Bushels. 611, 780, 000 83, 611, 074	Bushels. 515, 249, 000 29, 690, 129
Ontorio	490, 560, 000 19, 288, 983 7, 428, 511	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034	Bushels. 611, 780, 000 83, 611, 074 23, 922, 598	Bushels. 515, 249, 000 29, 690, 129 14, 909, 420
Ontorio	490, 560, 000 19, 288, 983 7, 428, 511 * 24, 118, 750	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 * 60, 271, 043	Bushels. 611, 780, 000 83, 611, 074 23, 922, 598 * 47, 256, 500	Bushels. 515, 249, 000 29, 690, 129 14, 909, 420 47, 549, 418
Ontorio	490, 560, 000 19, 288, 983 7, 428, 511 * 24, 118, 750 88, 376, 705	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 *60, 271, 043 44, 059, 962	Bushels, 611, 780, 000 83, 611, 074 23, 922, 598 47, 256, 500 41, 070, 599	Bushels. 515, 249, 000 29, 690, 129 14, 990, 420 47, 549, 418 † 47, 123, 526
Ontorio	490, 560, 000 19, 288, 983 7, 428, 511 * 24, 118, 750 88, 376, 705 93, 520, 530	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904	Bushels. 611, 780, 000 83, 611, 074 23, 922, 598 47, 256, 500 41, 070, 599 126, 268, 750 *14, 187, 500	Bushels. 515, 249, 000 29, 690, 129 14, 909, 420 47, 549, 418 † 47, 123, 526 138, 223, 680
Ontario Manitoba Argentine Republic and Chile Austria. Hungary Belgium Denmark	490, 560, 000 19, 288, 983 7, 428, 511 * 24, 118, 750 88, 376, 705 93, 520, 530 19, 339, 038	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505	Bushels. 611, 780, 000 83, 611, 074 23, 922, 598 47, 256, 500 41, 070, 599 126, 268, 750 *14, 187, 500	Bushels. 515, 249, 000 29, 690, 129 14, 909, 420 47, 549, 418 †47, 123, 526 138, 223, 680 20, 748, 362
Ontario Manitoba Argentine Republic and Chile Austria Hungary Belgium Denmark	490, 560, 000 19, 288, 983 7, 428, 511 *24, 118, 750 93, 520, 530 19, 339, 038 4, 977, 875 307, 357, 350	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 4, 062, 599 331, 748, 810	Bushels. 611, 780, 000 83, 611, 074 23, 922, 598 47, 256, 500 41, 070, 599 126, 268, 750 *14, 187, 500	Bushels. 515, 249, 000 29, 690, 129 14, 909, 420 47, 549, 418 † 47, 123, 526 138, 223, 690 20, 748, 362 4, 538, 683 310, 037, 795
Ontario Manitoba Argentine Republic and Chile Austria Hungary Belgium Denmark	490, 560, 000 19, 288, 983 7, 428, 511 * 24, 118, 750 88, 376, 705 93, 520, 530 19, 339, 038 4, 977, 875 807, 357, 350	Bushels. 899, 262, 000 22, 843, 193 15, 128, 034 * 60, 271, 043 44, 059, 962 148, 017, 904 4, 062, 599 831, 748, 810 104, 020, 781	Bushels, 611, 780, 000 83, 611, 074 23, 922, 598 47, 256, 500 41, 070, 599 126, 288, 750 14, 187, 500 4, 686, 445 219, 241, 787 85, 750, 011	Bushels. 515, 249, 000 29, 690, 129 14, 909, 429 47, 549, 418 † 47, 123, 520 138, 223, 680 20, 748, 362 4, 538, 683 10, 037, 795 *100, 057, 440
Ontario Manitoba Argentine Republic and Chile Austria Hungary Belgium Denmark France Germany Genet Estimated	490, 580, 000 19, 288, 983 7, 428, 511 *24, 118, 750 38, 376, 705 93, 520, 530 19, 339, 038 4, 977, 875 307, 357, 350 87, 170, 362 78, 149, 523	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 31, 748, 810 104, 020, 781 78, 306, 016	Bushels, 611, 780, 000 83, 611, 074 22, 992, 598 417, 256, 500 41, 070, 599 126, 288, 750 * 14, 187, 500 4, 686, 445 219, 241, 787 85, 750, 011 77, 016, 151	Bushels. 515, 249, 000 29, 690, 129 14, 909, 420 47, 549, 418 †47, 123, 236 20, 748, 362 20, 748, 362 310, 037, 795 100, 057, 440 62, 621, 756
Ontario Manitoba Argentine Republic and Chile Austria Hungary Belgium Denmark France Germany Genet Estimated	490, 580, 000 19, 288, 983 7, 428, 511 * 24, 118, 750 88, 876, 750 98, 520, 530 19, 339, 038 4, 977, 737 307, 357, 350 87, 170, 362 78, 149, 523 * 5, 000, 000	Bushels. 899, 262, 000 22, 643, 193 15, 128, 024 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 4, 062, 599 331, 748, 810 104, 020, 781 78, 306, 016 *5, 675, 000	Bushels, 611, 780, 000 83, 611, 074 23, 922, 598 47, 256, 500 41, 070, 599 126, 288, 750 14, 187, 500 4, 666, 445 219, 241, 787 85, 750, 011 77, 016, 151 *5, 675, 500	Bushels. 515, 249, 000 29, 690, 129 14, 909, 48, 418 † 47, 123, 526 138, 223, 680 20, 748, 362 * 4, 538, 683 310, 037, 795 * 100, 057, 440 62, 621, 756 * 3, 972, 500
Ontario Manitoba Argentine Republic and Chile Austria. Hungary Belgium Denmark France Germany	490, 580, 000 19, 288, 983 7, 428, 511 * 24, 118, 750 88, 876, 705 96, 520, 530 19, 339, 038 4, 977, 875 307, 357, 350 87, 170, 362 78, 149, 523 * 5, 000, 000 106, 884, 463 6, 473, 217	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 4, 062, 599 831, 748, 810 104, 020, 781 78, 306, 016 6, 675, 000 181, 433, 000	Bushels, 611, 780, 000 83, 611, 074 22, 922, 598 • 47, 256, 500 120, 288, 750 • 14, 187, 500 4, 666, 445 219, 241, 787 85, 750, 011 77, 016, 151 • 5, 675, 000 141, 455, 050	Bushels. 515, 249, 000 29, 690, 129 14, 908, 420 47, 549, 418 † 47, 123, 520 138, 223, 880 20, 748, 362 4, 538, 683 310, 037, 795 * 100, 057, 440 62, 621, 756 * 3, 972, 500 † 115, 676, 431
Ontario Manitoba Argentine Republic and Chile Austria. Hungary Belgium Denmark France Germany	490, 580, 000 19, 288, 983 7, 428, 511 * 24, 118, 750 88, 876, 705 96, 520, 530 19, 339, 038 4, 977, 875 307, 357, 350 87, 170, 362 78, 149, 523 * 5, 000, 000 106, 884, 463 6, 473, 217	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 4, 062, 599 831, 748, 810 104, 020, 781 78, 306, 016 65, 675, 000 181, 433, 000 66, 189, 120	Bushels, 611, 780, 000 83, 611, 074 23, 922, 598 47, 256, 500 41, 070, 599 126, 288, 750 * 14, 187, 500 4, 686, 48, 486, 486, 48, 787, 600 177, 016, 151 * 5, 675, 000 141, 455, 050 * 8, 713, 472	Bushels. 515, 249, 000 29, 690, 129 14, 909, 420 47, 549, 418 †47, 123, 526 20, 748, 362 20, 748, 362 310, 037, 795 *100, 057, 440 62, 621, 756 *3, 972, 540 †115, 676, 431 *5, 675, 500
Ontario Manitoba Argentine Republic and Chile Austria Hungary Belgium Denmark France Germany Great Britain and Ireland Greece Italy Netherlands Portugal Roumania	490, 580, 000 19, 288, 983 7, 428, 511 * 24, 118, 750 88, 876, 705 96, 520, 530 19, 339, 038 4, 977, 875 307, 357, 350 87, 170, 362 78, 149, 523 * 5, 000, 000 106, 884, 463 6, 473, 217	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 4, 062, 599 331, 748, 810 104, 020, 781 78, 306, 016 65, 675, 000 181, 433, 000 6, 189, 120 6, 189, 120 6, 222, 160	Bushels, 611, 780, 000 83, 611, 074 23, 922, 598 417, 256, 500 41, 070, 599 126, 288, 750 * 14, 187, 500 4, 686, 445 219, 241, 787 85, 750, 011 77, 016, 151 * 5, 675, 050 141, 455, 050 * 2, 713, 472 * 8, 252, 160 • 45, 672, 264	Bushels. 515, 249, 000 29, 690, 129 14, 909, 420 47, 549, 418 †47, 123, 526 138, 223, 680 20, 748, 362 24, 538, 683 310, 037, 795 100, 057, 440 62, 621, 756 3, 972, 500 †115, 676, 431 *5, 675, 000 •6, 100, 625 559, 828, 160
Ontario Manitoba Argentine Republic and Chile Austria. Hungary Belgium Denmark France Germany Great Britain and Ireland Greece Italy Netherlands Portugal Roumania Roussia	490, 560, 000 19, 288, 983 7, 428, 511 24, 118, 750 88, 376, 705 98, 520, 530 19, 339, 038 4, 977, 875 307, 357, 350 87, 170, 362 78, 149, 523 78, 149, 523 78, 169, 523 78, 500, 000 108, 984, 463 6, 473, 177 8, 512, 500 444, 784, 883 197, 883, 931	Bushels. 899, 262, 000 22, 443, 193 15, 128, 034 46, 0271, 043 44, 059, 962 148, 017, 904 19, 409, 505 4, 062, 599 831, 748, 810 104, 020, 781 78, 306, 016 * 5, 675, 000 181, 433, 000 * 6, 189, 120 * 8, 252, 160 58, 607, 639 213, 031, 826	Bushels, 611, 780, 000 83, 611, 074 23, 922, 598 47, 256, 500 41, 070, 599 126, 288, 750 * 14, 187, 500 4, 686, 445 219, 241, 787 85, 780, 011 77, 016, 151 * 5, 675, 000 141, 455, 050 * 8, 713, 472 * 8, 252, 160 • 45, 672, 264 169, 108, 708	Bushels. 515, 249, 000 29, 690, 129 14, 909, 48, 418 † 47, 123, 526 138, 223, 680 20, 748, 362 * 4, 538, 683 310, 037, 795 * 100, 057, 440 62, 621, 756 * 3, 972, 500 † 115, 676, 431 * 5, 676, 431 * 5, 676, 500 * 6, 100, 625 * 59, 828, 160 241, 578, 884
Ontario Manitoba Argentine Republic and Chile Austria. Hungary Belgium Denmark France Germany Great Britain and Ireland Greece Italy Netherlands Portugal Roumania Russis.	490, 560, 600 19, 288, 983 7, 428, 511 * 24, 118, 750 88, 376, 705 93, 520, 530 19, 339, 367, 350 87, 170, 362 78, 149, 523 * 5, 000, 003 108, 984, 483 6, 473, 217 * 8, 512, 500 * 44, 784, 883 197, 883, 931 10, 062, 587	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 4, 002, 599 331, 748, 810 104, 020, 781 78, 306, 016 *5, 675, 000 *6, 189, 120 *8, 252, 160 53, 607, 639 313, 031, 826 112, 629, 688	Bushels, 611, 780, 000 83, 611, 074 22, 922, 598 • 47, 256, 500 41, 070, 599 126, 288, 750 • 14, 187, 500 4, 666, 445 219, 241, 787 85, 750, 011 77, 016, 151 • 5, 675, 000 141, 455, 050 • 8, 713, 472 • 8, 252, 160 • 45, 672, 264 199, 108, 708 12, 680, 920	Bushels. 515, 249, 000 29, 600, 129 14, 900, 420 47, 549, 418 †47, 123, 258 20, 748, 362 20, 748, 362 4, 538, 683 310, 037, 795 100, 057, 440 62, 621, 786 *3, 972, 500 †115, 676, 431 *5, 675, 000 241, 578, 934 24, 440, 446
United States	490, 580, 600 19, 288, 983 7, 428, 511 *24, 118, 750 88, 750, 750 98, 520, 530 19, 339, 038 4, 977, 875 307, 357, 350 87, 170, 362 78, 149, 523 *5, 000, 000 108, 984, 463 6, 473, 217 *8, 512, 500 *44, 784, 883 197, 883, 931 10, 052, 537 *5, 000, 000	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 4, 062, 599 831, 748, 810 104, 020, 781 78, 306, 016 *5, 675, 000 181, 433, 000 *6, 189, 120 *8, 252, 160 058, 607, 639 213, 031, 828 12, 629, 688 *10, 315, 200	Bushels, 611, 780, 000 83, 611, 074 23, 922, 598 41, 256, 500 41, 070, 599 126, 288, 750 14, 187, 500 4, 686, 445 219, 211, 787 85, 750, 011 77, 016, 151 *5, 675, 000 141, 455, 050 *3, 713, 472 *8, 252, 160 45, 672, 264 169, 108, 708 12, 880, 920 *7, 945, 000	Bushels. 515, 249, 000 29, 690, 129 14, 909, 420 14, 75, 49, 418 † 47, 123, 526 138, 223, 680 20, 748, 362 20, 748, 362 310, 037, 795 *100, 057, 440 62, 621, 756 *3, 972, 540 †115, 676, 431 *5, 675, 000 *6, 100, 625 *59, 828, 160 241, 578, 984 244, 440, 446 *4, 951, 296
Ontario Manitoba Argentine Republic and Chile Austria. Hungary Belgium Denmark France Germany Gerat Britain and Ireland Greece Italy Netherlands Portugal Roumania Russia. Poland Servia Spain	490, 580, 000 19, 288, 983 7, 428, 511 24, 118, 750 88, 376, 705 98, 520, 530 19, 339, 038 4, 977, 875 307, 357, 350 87, 170, 362 78, 149, 523 *5, 000, 000 106, 894, 483 6, 473, 217 *8, 512, 500 *44, 784, 883 197, 883, 931 110, 052, 587 *5, 000, 000 75, 622, 218	Bushele. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 4, 062, 599 831, 748, 810 104, 020, 781 78, 306, 016 6, 57, 575, 000 6, 189, 120 68, 252, 160 68, 267, 639 213, 031, 826 112, 629, 688 110, 315, 209 76, 143, 360	Bushels, 611, 780, 000 83, 611, 074 22, 922, 598 47, 256, 500 41, 670, 599 126, 388, 750 14, 187, 500 4, 686, 445 219, 241, 787 85, 750, 011 77, 016, 151 *5, 675, 000 141, 455, 650 *8, 713, 472 *8, 252, 160 45, 672, 264 169, 108, 708 12, 680, 920 *7, 945, 000 71, 849, 094	Bushels. 515, 249, 000 29, 690, 129 14, 900, 420 47, 549, 418 †47, 123, 520 138, 223, 680 20, 745, 362 4, 538, 683 310, 037, 796 *100, 057, 440 62, 621, 756 *3, 972, 500 6, 100, 625 *59, 828, 160 241, 578, 934 24, 440, 446 *4, 951, 296 *78, 895, 520
Ontario Manitoba Argentine Republic and Chile Austria. Hungary Belgium Denmark France Germany Great Britain and Ireland Greece Italy Netherlands Portugal Roumania Russis. Poland Servia Spain Spain	490, 580, 600 19, 288, 983 7, 428, 511 *24, 118, 750 88, 376, 705 93, 520, 530 19, 339, 938 4, 977, 387, 350 87, 170, 362 78, 149, 523 *5, 000, 000 108, 984, 463 6, 473, 217 *8, 512, 500 *44, 784, 883 197, 883, 931 10, 052, 587 *5, 000, 000 75, 622, 218 8, 809, 037	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 4, 062, 599 331, 748, 810 104, 020, 781 78, 306, 016 6, 5, 675, 000 181, 433, 000 6, 189, 120 6, 189, 120 6, 252, 160 58, 607, 639 213, 031, 826 12, 629, 688 10, 315, 200 6, 143, 380 4, 048, 962	Bushels, 611, 780, 000 83, 611, 074 23, 922, 598 41, 256, 500 41, 070, 599 126, 288, 750 14, 187, 500 4, 686, 445 219, 241, 787 85, 770, 011 77, 016, 151 *5, 075, 000 141, 455, 050 *2, 713, 472 *8, 252, 160 45, 672, 264 169, 108, 708 12, 680, 920 *7, 945, 000 71, 849, 094 44, 551, 350	Bushels. 515, 249, 000 29, 690, 129 14, 909, 420 47, 549, 418 †47, 123, 526 138, 223, 680 20, 748, 362 24, 538, 683 310, 037, 795 *100, 057, 440 62, 621, 756 *3, 972, 500 *6, 100, 625 *59, 828, 160 241, 578, 984 24, 440, 446 *4, 951, 296 *78, 385, 296 *7
Ontario Manitoba Argentine Republic and Chile Austria. Hungary Belgium Denmark France Germany Great Britain and Ireland Greece Italy Netherlands Portugal Russia. Poland Servia Spain Sweden Norway Switzerland	490, 560, 600 19, 288, 983 7, 428, 511 24, 118, 750 88, 376, 705 98, 520, 530 19, 339, 367, 350 87, 170, 362 78, 149, 523 *5, 000, 000 106, 884, 483 197, 883, 931 10, 052, 587 *5, 600, 000 75, 622, 213 8, 809, 037 *283, 750, 007	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 5, 40, 062, 599 331, 748, 810 104, 020, 781 78, 306, 016 *5, 675, 000 *6, 189, 120 *8, 252, 160 53, 607, 639 313, 031, 826 12, 629, 668 *10, 315, 200 *70, 143, 360 4, 048, 962 236, 602 *2, 475, 648	Bushels, 611, 780, 000 83, 611, 074 22, 922, 598 47, 256, 500 41, 070, 599 126, 288, 750 *14, 187, 500 *14, 187, 500 141, 957, 001 177, 016, 151 *5, 075, 000 141, 955, 050 *8, 718, 472 *8, 252, 168, 128, 689, 920 *7, 945, 000 71, 349, 094 44, 551, 350 *412, 608 40, 41, 766	Bushels. 515, 249, 000 29, 690, 129 14, 909, 420 47, 549, 418 †47, 123, 526 138, 223, 680 20, 748, 362 24, 538, 683 310, 037, 795 †100, 057, 440 62, 621, 786 *3, 972, 500 †115, 676, 431 *5, 675, 000 46, 100, 625 59, 828, 160 241, 578, 984 24, 440, 446 *4, 951, 296 *78, 395, 520 †4, 559, 863 *412, 608 *8, 300, 684
Ontario Manitoba Argentine Republic and Chile	490, 560, 600 19, 288, 983 7, 428, 511 24, 118, 750 88, 376, 705 88, 520, 530 19, 339, 038 4, 977, 875 307, 357, 350 87, 170, 362 78, 149, 523 78, 149, 523 78, 149, 523 78, 149, 523 78, 149, 523 78, 149, 523 78, 149, 523 75, 000, 000 108, 984, 463 6, 473, 839, 110, 052, 587 5, 000, 000 75, 622, 213 8, 809, 037 283, 750 283, 750 283, 750 387, 725, 000	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 4, 062, 599 831, 748, 810 104, 020, 781 78, 306, 016 *5, 675, 000 131, 433, 000 *6, 189, 120 *8, 252, 160 0, 63, 907, 639 213, 031, 828 12, 629, 688 *10, 315, 200 *70, 143, 360 4, 048, 962 226, 602 *2, 475, 648 *37, 1344, 720	Bushels, 611, 780, 000 83, 611, 074 23, 922, 598 41, 256, 500 41, 670, 288, 750 14, 187, 500 4, 686, 445 219, 241, 787 85, 750, 011 77, 016, 151 *5, 675, 000 141, 455, 050 *3, 713, 472 *8, 252, 160 45, 672, 264 169, 108, 708 12, 880, 920 71, 349, 094 †4, 551, 350 412, 608 4, 041, 766 *33, 008, 640	Bushels. 515, 249, 000 29, 690, 129 14, 909, 420 47, 549, 418 † 47, 123, 526 138, 223, 680 20, 748, 362 20, 748, 363 310, 037, 795 *100, 057, 440 62, 621, 756 *3, 972, 540 †115, 676, 431 *5, 675, 900 41, 578, 984 24, 440, 446 4, 951, 226 *78, 395, 520 †4, 559, 863 4, 490, 486 *4, 951, 226 *78, 395, 520 †4, 559, 863 412, 608 *3, 300, 884 *24, 756, 480
Ontario Manitoba Argentine Republic and Chile Austria. Hungary Belgium Denmark France Germany Great Britain and Ireland Greece Italy Netherlands Portugal Roumania Russis. Poland Servia Spain Sweden Norway Switzerland Turkey in Europe	490, 560, 000 19, 288, 983 7, 428, 511 24, 118, 750 88, 376, 705 98, 520, 530 19, 339, 038 4, 977, 875 307, 357, 350 87, 170, 362 78, 149, 523 * 5, 000, 000 106, 984, 463 6, 473, 217 * 8, 512, 500 * 44, 784, 883 197, 883, 931 10, 052, 587 * 5, 000, 000 75, 622, 218 8, 609, 037 * 283, 750 * 2, 270, 000 * 88, 725, 000 * 88, 725, 000	Bushele. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 4, 062, 599 831, 748, 810 104, 020, 781 78, 306, 016 6, 575, 000 6, 189, 120 6, 221, 932 12, 629, 688 10, 315, 200 76, 143, 360 77, 143, 360 4, 048, 962 23, 592, 000 228, 5922, 000 228, 5922, 000	Busheld, 611, 780, 000 83, 611, 074 22, 922, 598 47, 256, 500 41, 670, 599 126, 288, 750 14, 187, 500, 611 77, 016, 151 *5, 675, 001 141, 455, 050 *8, 713, 472 *8, 252, 160 45, 672, 264 199, 108, 708 12, 880, 920 *7, 945, 000 141, 455, 1350 441, 766 *33, 008, 640 255, 434, 667	Bushels. 515, 249, 000 29, 690, 129 14, 909, 420 47, 549, 418 † 47, 123, 520 138, 223, 880 20, 748, 362 24, 538, 683 310, 037, 795 * 100, 057, 440 62, 621, 756 * 3, 972, 500 † 115, 676, 431 * 5, 675, 000 241, 578, 983, 160 241, 578, 983, 520 * 4, 559, 863 * 4, 559, 863 * 300, 884 * 24, 756, 480 * 3, 300, 884 * 24, 756, 480 * 3, 300, 884 * 24, 756, 480 * 208, 186, 000
Ontario Manitoba Argentine Republic and Chile. Austria Hungary Belgium Denmark France Germany Great Britain and Ireland Greece Litaly Netherlands Portugal Roumania Russis Poland Servia Spain Sweden Norway Switzerland Turkey in Europe India Asia Minor	490, 580, 600 19, 288, 983 7, 428, 511 24, 118, 750 88, 376, 705 93, 520, 530 19, 339, 638 4, 977, 387, 350 87, 170, 382 78, 149, 523 *5, 000, 000 108, 984, 784, 883 197, 883, 931 10, 062, 587 *5, 000, 000 75, 622, 138 8, 809, 037 *283, 750 *39, 725, 000 237, 522, 138 *36, 887, 500	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 189, 409, 505 54, 062, 599 831, 748, 810 104, 020, 781 78, 306, 016 6, 5, 675, 000 181, 433, 000 6, 189, 120 6, 252, 160 186, 252, 160 187, 338, 200 6, 189, 120 6, 252, 160 181, 433, 360 12, 629, 698 10, 315, 200 6, 76, 143, 380 12, 629, 698 10, 315, 200 6, 40, 448, 962 234, 602 24, 475, 648 87, 175, 648 87, 175, 648 87, 175, 648	Bushelt. 611, 780, 000 83, 611, 074 23, 922, 598 417, 256, 500 41, 070, 599 126, 288, 750 14, 187, 500 4, 686, 445 219, 241, 787 85, 776, 001 141, 455, 050 *3, 713, 472 *8, 252, 160 12, 680, 920 *7, 145, 000 71, 349, 094 44, 551, 350 *33, 008, 640 255, 434, 667 *37, 029, 375	Bushels. 515, 249, 000 29, 690, 129 14, 909, 429 47, 549, 418 † 47, 123, 526 138, 223, 680 20, 748, 362 24, 538, 683 310, 037, 795 *100, 057, 440 62, 621, 756 *3, 972, 500 *6, 100, 625 *59, 828, 160 241, 578, 934 44, 446, 446 *4, 951, 296 *78, 3895, 520 *412, 698 *4, 449, 446 *4, 951, 296 *78, 3895, 520 *412, 698 *4, 449, 446 *4, 951, 296 *78, 3895, 520 *78, 3895,
Ontario Manitoba Argentine Republic and Chile Austria. Hungary Belglum Denmark France Germany Great Britain and Ireland Greece Italy Netherlands Portugal Roumania Roumania Russia. Poland Servia Spain Sweden Norway Switzerland Turkey in Europe India Asia Minor	490, 560, 600 19, 288, 983 7, 428, 511 24, 118, 750 88, 376, 705 88, 520, 530 19, 393, 938 4, 977, 875 307, 357, 350 87, 177, 362 78, 149, 523 *5, 000, 000 108, 994, 463 6, 473, 217 8, 512, 500 44, 784, 883 197, 885, 931 10, 052, 587 *5, 000, 000 287, 522, 218 3, 809, 037 *22, 270, 000 287, 522, 138 *36, 887, 500 *22, 500, 000	Bushele. 899, 262, 000 22, 843, 193 15, 128, 034 * 60, 271, 043 44, 059, 962 145, 017, 904 19, 409, 505 4, 062, 599 831, 748, 810 104, 020, 781 78, 306, 016 * 5, 675, 006 * 6, 189, 120 * 8, 252, 160 53, 607, 639 213, 031, 826 * 10, 315, 206 * 79, 143, 380 4, 048, 962 * 24, 475, 648 * 37, 134, 720 228, 592, 000 * 72, 143, 720 228, 592, 000 * 72, 144, 720 228, 592, 000 * 72, 144, 720 228, 592, 000 * 22, 603, 440	Bushell, 611, 780, 000 83, 611, 074 22, 922, 598 47, 256, 500 41, 707, 599 126, 288, 750 14, 187, 500 4, 686, 446 219, 241, 787 85, 750, 011 77, 016, 151 *5, 675, 000 141, 455, 060 *8, 713, 472 *8, 252, 160 41, 169, 108, 708 112, 680, 920 *7, 945, 000 41, 260, 840 44, 551, 350 411, 2608 *33, 008, 640 255, 434, 667 *37, 029, 375 *20, 630, 400	Bushels. 515, 249, 000 29, 600, 129 47, 549, 418 47, 123, 520 138, 223, 680 20, 748, 362 4, 538, 683 310, 037, 795 *100, 057, 440 62, 621, 786 *3, 972, 506 *1, 578, 934 *4, 440, 446 *4, 951, 296 *78, 895, 520 †4, 559, 828, 160 241, 578, 934 24, 440, 446 *4, 951, 296 *78, 895, 520 †4, 599, 883, 520 †4, 599, 883, 520 *412, 688, 520 *412, 688, 520 *417, 688, 520 *417, 688, 520 *417, 688, 688, 688, 688, 688, 688, 688, 68
Ontario Manitoba Argentine Republic and Chile Anstria Hungary Belgium Denmark France Germany Great Britain and Ireland Greece Italy Netherlands Portugal Roumania Russia Poland Servia Spain Sweden Norway Switzerland Turkey in Europe India Asia Minor Persia	490, 560, 600 19, 288, 983 7, 428, 511 24, 118, 750 88, 376, 705 98, 520, 530 19, 339, 384 4, 977, 875 307, 357, 350 87, 170, 362 78, 149, 523 5, 5001, 000 108, 984, 463 6, 473, 217 8, 512, 500 44, 784, 883 197, 883, 197, 883, 197, 883, 197, 883, 285, 287, 500 75, 622, 218 8, 809, 037 283, 522, 218 8, 809, 037 283, 522, 218 8, 809, 037 283, 522, 218 8, 809, 037 283, 522, 218 8, 868, 887, 500 212, 522, 138	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 5, 40, 062, 599 831, 748, 810 104, 020, 781 78, 306, 016 *5, 675, 000 *6, 189, 120 *8, 252, 160 53, 607, 639 813, 031, 826 12, 622, 683 *10, 315, 200 *70, 143, 360 4, 048, 962 226, 562, 600 *2, 475, 648 *37, 134, 720 *22, 683, 440 *12, 878, 240	Bushels, 611, 780, 000 83, 611, 074 22, 922, 598 47, 256, 500 41, 070, 599 126, 288, 750 *14, 187, 500 *14, 187, 500 *16, 151 *5, 675, 001 *14, 155, 050 *3, 713, 472 *4, 72, 264 169, 108, 708 *12, 689, 920 *7, 945, 000 71, 349, 094 *4, 551, 350 *412, 608 *4, 41, 786 *33, 008, 640 *33, 008, 640 *33, 008, 640 *33, 008, 640 *35, 5434, 667 *37, 029, 375 *20, 630, 008 *12, 343, 125	Bushels. 515, 249, 000 29, 600, 129 14, 900, 420 47, 549, 418 †47, 123, 258 20, 748, 362 20, 748, 362 20, 756, 633 310, 037, 795 100, 057, 440 62, 621, 756 *3, 972, 500 *6, 100, 625 59, 828, 160 241, 578, 934 24, 440, 446 *4, 951, 296 *78, 395, 520 †4, 559, 863 *412, 608 *8, 300, 884 *24, 756, 490 203, 188, 000 87, 134, 720 *18, 567, 830
Ontario Manitoba Argentine Republic and Chile Anstria Hungary Belgium Denmark France Germany Great Britain and Ireland Greece Italy Netherlands Portugal Roumania Russia Poland Servia Spain Sweden Norway Switzerland Turkey in Europe India Asia Minor Persia	490, 560, 600 19, 288, 983 7, 428, 511 24, 118, 750 88, 376, 705 88, 520, 530 19, 393, 938 4, 977, 875 307, 357, 350 87, 177, 362 78, 149, 523 *5, 000, 000 108, 994, 463 6, 473, 217 8, 512, 500 44, 784, 883 197, 885, 931 10, 052, 587 *5, 000, 000 287, 522, 218 3, 809, 037 *22, 270, 000 287, 522, 138 *36, 887, 500 *22, 500, 000	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 46, 271, 043 44, 059, 962 148, 017, 904 19, 409, 505 54, 062, 599 831, 748, 810 104, 020, 781 78, 306, 016 *5, 675, 000 121, 433, 000 *6, 189, 120 *8, 252, 160 6, 189, 120 *8, 252, 160 6, 189, 120 *8, 252, 160 6, 189, 120 *8, 252, 160 6, 189, 120 *8, 252, 160 6, 189, 120 *8, 252, 160 6, 189, 120 *8, 252, 160 *76, 143, 360 4, 048, 962 *27, 155, 648 *37, 134, 720 228, 592, 000 *37, 144, 720 228, 592, 000 *37, 144, 720 *21, 679, 996	Bushels, 611, 780, 000 83, 611, 074 22, 922, 598 47, 256, 500 41, 070, 599 126, 288, 750 *14, 187, 500 *14, 187, 500 *16, 281, 281, 787 85, 750, 011 77, 016, 151 *5, 675, 000 141, 455, 050 *3, 713, 472 *8, 252, 160 45, 672, 284 169, 108, 708 12, 689, 920 *7, 945, 000 71, 349, 094 *4, 551, 350 *412, 608 *33, 008, 640 *255, 434, 667 *37, 029, 375 *20, 630, 040 *12, 343, 125 18, 131, 295 *21, 281, 250	Bushele. 515, 249, 000 29, 690, 129 47, 549, 418 † 47, 123, 520 138, 223, 680 20, 748, 362 20, 748, 362 * 4, 538, 683 310, 037, 795 * 100, 057, 440 62, 621, 756 * 3, 972, 500 † 115, 675, 000 241, 578, 984 24, 440, 446 * 4, 951, 296 * 78, 895, 520 † 4, 599, 893, 690 * 8, 300, 884 * 24, 756, 480 208, 188, 000 * 37, 134, 757, 890 * 37, 134, 759, 893 * 412, 698 * 3, 300, 884 * 24, 756, 480 208, 188, 000 * 37, 134, 757, 890 * 3
Ontario Manitoba Argentine Republic and Chile. Anstria. Hungary Belgium Denmark France Germany Great Eritain and Ireland Greece Italy Netherlands Portugal Roumania Russia. Poland Servia Spain Sweden Norway Switzerland Turkey in Europe India Asia Minor Persia Syria Japan Algeria Cane Colony	490, 560, 600 19.288, 983 7, 428, 511 24, 118, 750 88, 376, 706 98, 520, 530 19, 339, 038 4, 977, 876 307, 787, 876 307, 78, 149, 523 78, 149, 523 78, 149, 523 78, 149, 523 78, 149, 523 78, 150, 000 108, 984, 463 6, 473, 217 8, 512, 500 44, 784, 883 107, 883, 931 10, 052, 587 5, 000, 000 75, 622, 218 8, 900, 007 75, 622, 218 8, 390, 037 22, 270, 000 237, 522, 137, 520 237, 522, 137, 520 18, 487, 540 22, 500, 000 112, 788, 750 16, 491, 845 22, 500, 000 8, 7776, 137	Bushels. 899, 262, 000 22, 643, 193 15, 128, 034 60, 271, 043 44, 059, 962 148, 017, 904 189, 409, 505 4, 062, 599 331, 748, 810 104, 020, 781 78, 306, 016 6, 56, 675, 000 181, 433, 000 6, 189, 120 6, 252, 160 183, 331, 826 12, 629, 698 10, 315, 200 6, 76, 143, 380 12, 622 22, 175, 648 87, 184, 720 228, 592, 000 121, 877, 648 87, 184, 720 228, 592, 000 121, 877, 986 12, 877, 986 12, 877, 986 12, 877, 986 12, 877, 986 12, 877, 986 12, 877, 986	Bushelt. 611, 780, 000 83, 611, 074 23, 922, 598 417, 256, 500 41, 070, 599 126, 288, 750 14, 187, 500 4, 686, 445 219, 241, 787 85, 776, 001 141, 455, 050 141, 455, 050 141, 455, 050 141, 455, 050 141, 455, 050 141, 455, 050 141, 455, 050 141, 455, 050 141, 455, 050 141, 455, 050 141, 455, 050 151, 880, 920 171, 349, 094 14, 551, 350 40, 41, 768 12, 680, 920 171, 349, 094 14, 551, 350 181, 181, 295 181, 181, 295 181, 181, 295 21, 281, 250	Bushels. 515, 249, 000 29, 690, 129 14, 909, 420 47, 549, 418 † 47, 123, 526 138, 223, 680 20, 748, 362 20, 748, 362 20, 748, 362 *4, 538, 683 310, 037, 795 *100, 057, 440 62, 621, 756 *3, 972, 500 *6, 100, 625 *59, 828, 160 241, 578, 934 244, 449, 446 *4, 951, 296 *78, 395, 520 *78, 395, 520 *78, 390, 884 *24, 756, 480 208, 188, 000 *37, 134, 720 *38, 567, 380 *12, 378, 240 *18, 567, 380 *12, 378, 240 *18, 567, 380 *12, 378, 240 *18, 567, 380 *12, 378, 240 *18, 567, 380 *12, 378, 240 *18, 567, 380 *12, 378, 241
Ontario Manitoba Argentine Republic and Chile	490, 560, 600 19, 288, 983 7, 428, 511 24, 118, 750 88, 376, 705 98, 520, 530 19, 399, 038 4, 977, 875 307, 357, 350 87, 1770, 362 78, 149, 523 *5, 000, 000 108, 994, 463 6, 473, 217 8, 512, 500 44, 784, 883 197, 885, 931 10, 052, 587 *5, 000, 000 287, 5622, 218 3, 809, 037 *22, 270, 000 *39, 725, 000 *22, 500, 000 *21, 768, 750 *22, 500, 000 *22, 500, 000 *22, 500, 000 *31, 776, 187 *7, 1945, 000	### Pushele ### 899, 262, 000	### ### ### ### ### ### ### ### ### ##	Bushels. 515, 249, 000 29, 690, 129 47, 549, 418 † 47, 123, 520 138, 223, 880 20, 748, 362 * 4, 538, 683 310, 037, 795 * 100, 057, 440 62, 621, 756 * 31, 972, 507 * 15, 675, 000 * 1715, 676, 031 * 5, 675, 000 241, 578, 384, 380 244, 440, 446 * 4, 951, 296 * 78, 395, 520 † 4, 569, 863 * 412, 698, 835 * 412, 698, 837 * 134, 736 * 18, 567, 380 * 12, 378, 240 * 13, 857, 380 * 12, 378, 240 * 13, 857, 380 * 12, 378, 240 * 13, 857, 380 * 12, 378, 240 * 13, 857, 380 * 12, 378, 240 * 13, 857, 380 * 12, 378, 240 * 13, 857, 380 * 12, 378, 240 * 13, 857, 380 * 12, 378, 240 * 13, 857, 380 * 12, 378, 240 * 13, 857, 380 * 12, 378, 240 * 13, 857, 380 * 12, 378, 240 * 13, 857, 380 * 13, 857, 380 * 13, 857, 380 * 13, 857, 380 * 13, 857, 380
Ontario Manitoba Argentine Republic and Chile. Austria Hungary Belgium Denmark France Germany Great Britain and Ireland Greece Italy Netherlands Portugal Roumania Roumania Roumania Roumania Roumania Spain Spain Sweden Norway Strict Turkey in Europe India Asia Minor Persia Syria Japan Algeria Cape Colony Egypt Australia	490, 560, 600 19, 288, 983 7, 428, 511 24, 118, 750 88, 376, 705 88, 520, 530 19, 339, 038 4, 977, 875 307, 357, 350 87, 170, 362 78, 149, 523 78, 149, 523 78, 149, 523 78, 169, 523 78, 500, 000 108, 984, 463 6, 473, 217 8, 512, 500 44, 784, 883 197, 883, 931 10, 062, 587 6, 000, 000 75, 622, 218 8, 809, 037 22, 270, 000 237, 522, 138 286, 887, 500 22, 500, 000 237, 522, 138 286, 887, 500 237, 522, 138 286, 887, 500 21, 768, 756 22, 500, 000 237, 522, 138 248, 887, 500 25, 500, 000 27, 767, 77, 77, 77, 137 27, 745, 500	Bushele. 899, 262, 000 22, 843, 193 15, 128, 034 * 60, 271, 043 14, 017, 904 19, 409, 505 4, 002, 599 831, 748, 810 104, 020, 781 78, 306, 016 * 5, 675, 000 131, 433, 000 * 6, 189, 120 * 8, 252, 160 53, 607, 639 213, 031, 826 12, 629, 698 * 10, 315, 200 * 79, 143, 360 * 79, 143, 360 * 78, 143, 360 * 12, 567, 698 * 37, 184, 720 228, 592, 000 * 87, 134, 720 228, 592, 000 * 87, 134, 720 228, 592, 000 * 87, 134, 720 228, 592, 000 * 87, 134, 720 228, 592, 000 * 87, 134, 720 228, 592, 000 * 87, 134, 720 228, 592, 000 * 87, 134, 720 228, 592, 000 * 87, 134, 720 228, 592, 000 * 87, 134, 720 228, 592, 000 * 87, 134, 720 228, 592, 000 * 87, 134, 720 228, 592, 160 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 12, 567, 996 * 22, 693, 440 * 13, 567, 996 * 22, 693, 440 * 13, 567, 996 * 23, 693, 440 * 24, 693, 440 * 24, 693, 440 * 24, 693, 440 * 25, 616 * 25, 233, 160 * 36, 881, 833	Bushell, 611, 780, 000 83, 611, 074 22, 922, 598 • 47, 256, 500 41, 070, 599 126, 288, 750 • 14, 187, 500 • 4, 686, 446 219, 241, 787 85, 750, 011 77, 016, 151 • 5, 675, 050 • 8, 713, 472 • 8, 252, 160 • 41, 672, 264 169, 108, 708 12, 680, 920 • 71, 345, 000 • 12, 445, 51, 350 412, 608 • 33, 008, 640 255, 434, 667 • 87, 029, 375 • 20, 630, 400 • 12, 343, 125 • 21, 281, 295 • 21, 281, 295 • 21, 281, 295 • 21, 281, 295 • 21, 281, 259 • 21, 281, 295 • 21, 281, 259 • 21, 281, 259 • 21, 281, 285	Bushels. 515, 249, 000 29, 600, 129 47, 549, 418 47, 123, 520 138, 223, 680 20, 748, 362 4, 538, 683 310, 087, 965 6100, 057, 440 62, 621, 786 6, 100, 657 6, 100, 625 65, 675, 000 241, 578, 934 34, 440, 446 4, 951, 296 78, 898, 520 44, 559, 983 412, 4756, 480 202, 188, 500 87, 134, 726 218, 567, 380 12, 378, 240 13, 857, 380 12, 378, 240 13, 857, 380 12, 378, 240 18, 587, 380 12, 378, 240 18, 587, 380 19, 398, 797 2, 818, 490 37, 096, 221
Ontario Manitoba Argentine Republic and Chile	490, 560, 600 19, 288, 983 7, 428, 511 24, 118, 750 88, 376, 705 98, 520, 530 19, 399, 038 4, 977, 875 307, 357, 350 87, 1770, 362 78, 149, 523 *5, 000, 000 108, 994, 463 6, 473, 217 8, 512, 500 44, 784, 883 197, 885, 931 10, 052, 587 *5, 000, 000 287, 5622, 218 3, 809, 037 *22, 270, 000 *39, 725, 000 *22, 500, 000 *21, 768, 750 *22, 500, 000 *22, 500, 000 *22, 500, 000 *31, 776, 187 *7, 1945, 000	### Pushele ### 899, 262, 000	### ### ### ### ### ### ### ### ### ##	Bushele. 515, 249, 000 29, 690, 129 47, 549, 418 † 47, 123, 520 138, 223, 680 20, 748, 362 24, 538, 683 310, 037, 795 * 100, 057, 440 62, 621, 756 * 3, 972, 500 * 115, 675, 000 * 15, 675, 000 241, 578, 983, 180 244, 578, 983, 180 244, 578, 983, 520 * 4, 528, 983, 180 244, 754, 983, 520 * 412, 598, 983, 520 * 412, 598, 983, 520 * 413, 587, 980 * 37, 134, 730 * 18, 577, 380 * 12, 378, 240 * 13, 857, 800 * 12, 378, 240 * 13, 857, 800 * 12, 378, 240 * 13, 857, 802 * 19, 386, 797 2, 818, 467 * 8, 252, 100

^{*}Unofficial. † Preliminary. † Estimated. § No official figures for South Australia were published for 1886, 1887, 1888, or 1889, and the figures for that colony incorporated in the totals for Australasia for three years were consequently unofficial.

All statements purporting to give the crops of the world are necessarily very incomplete from the fact that for various countries no authentic data are obtainable, and such incomplete statements as are possible could not be given for any considerable period without enormous labor, if at all.

[From speech of Senator George, September 22, 1993.]

Selected statistics of manufactures in cities of 20.000 inhabitants and over, compiled from the returns of the Census of 1890—Totals for the United States.

Manufactures.	1890.	1880.
		ļ
Woolen manufactures: Number of cetablishments Capital employeds	2, 489 \$296, 494, 481 0 219, 132 6 76, 660, 742 \$19, 529, 238 \$202, 815, 842 \$337, 768, 524	2, 689 \$159, 091, 869 161, 557 \$47, 389, 087 \$164, 871, 551 \$267, 252, 913
Cotton manufactures: Number of establishments Capital employed a Average number of employés Total wages paid Miscellaneous expenses d Coet of materials Value of product	905 \$854, 020, 848 b 221, 585 c \$60, 489, 272 \$17, 036, 135 \$154, 593, 368 \$267, 981, 724	756 \$208, 290, 346 174, 659 \$42, 040, 510 \$102, 206, 347 \$192, 090, 110
Mik manufactures: Number of establishments Capital employeda Average number of employés Total wages paid Miscellaneous expenses d Cost of materials Value of product	472 \$51,007,537 \$50,913 \$19,680,318 \$4,345,032 \$50,919,016 \$87,296,454	\$19, 125, 300 \$11, 387 \$9, 146, 705 \$22, 467, 701 \$41, 033, 045
Dyeing and finishing of textiles: Number of establishments Capital employed a Average number of employés Total wages paid Miscellaneous expenses d Cost of materials Value of product	248 \$38, 450, 800 520, 267 c\$9, 717, 611 \$3, 154, 219 \$12, 362, 082 \$28, 900, 560	\$26, 223, 961 16, 698 \$6, 474, 364 \$13, 664, 295 \$32, 297, 420
Chemical manufactures: Number of establishments Capital employed a Average number of employés Total wages paid Miscellaneous expenses d Cost of materials Value of product	1, 624 \$169, 270, 324 b43, 893 c\$25, 421, 771 \$13, 478, 380 \$106, 690, 375 \$178, 177, 488	1, 349 \$85, 394, 211 29, 520 \$11, 840, 704 \$77, 494, 425 \$117, 377, 324
Salt manufactures: Number of establishments Capital employed a Average number of employés Total wages paid Miscellaneous expenses d. Cost of materials Value of product	189 \$12, 039, 653 53, 929 c\$1, 539, 846 \$592, 533 \$1, 683, 418 \$4, 921, 461	268 \$8, 225, 740 4, 289 \$1, 260, 023 \$2, 007, 036 \$4, 829, 566
Total for the iron and steel industry in the United States, with the exception of the State of Pennsylvania: Number of establishments Capital employed a Average number of employés Total wages paid Cost of materials Value of products Total fer one hundred and sixty-five cities with a population of 20,000 and over, all classes of manufacture:	\$189, 662, 057 b75, 765	
Number of establishments Capital employed a A verage number of employés Total wages paid Miscellaneous expenses d. Cost of materials Value of product	185, 727 \$3, 964, 004, 627	

a The value of hired property is not included for 1890, because it was not reported in 1880.

b. 6 Includes officers or firm members employed in productive labor or in supervision, and clerks, with their wages.

d This item was not reported at the census of 1880.

[From speech of Mr. McLaurin, of South Carolina, October 4, 1898.]

BANK PROFITS.

The following table, showing the bank profits for a series of years, is given below. It is taken from the World Almanae, and is presumably correct:

Year.	Capital.	Not carnings.	Year.	Capital.	Not earnings.
1872	497, 864, 838 500, 472, 271 486, 824, 852 470, 331, 890 455, 182, 056	\$58, 075, 430, 05 65, 048, 578, 00 59, 680, 931, 00 58, 946, 224, 00 48, 638, 152, 00 84, 857, 990, 00 30, 600, 589, 00 81, 551, 860, 00 51, 187, 034, 00 55, 632, 548, 00	1888	584, 699, 605 582, 556, 921 578, 462, 965 583, 538, 144	\$54, 007, 148, 00 52, 362, 763, 00 43, 625, 497, 00 55, 165, 385, 00 64, 506, 809, 66 65, 362, 286, 73 59, 618, 285, 07 72, 055, 193, 52 75, 763, 514, 00
1882	476, 947, 715	58, 321, 234. 00	Total earnings.		1, 081, 988; 586. 9

The following figures, taken from the United States Statistical Abstract, issued by the United States Treasury Department, shows the effect of a contraction of the currency, and falling prices on farm products:

Year.	Products.	Aggregate crop.	Home value.	
1867	Corn bush do Potatoes bush do Hay tons Tobacco lbs. do Cotton bales	212, 441, 400 515, 949, 000 768, 320, 000 1, 628, 444, 000 97, 783, 600 202, 365, 000 46, 643, 094 313, 724, 600 565, 795, 000 3, 114, 592 8, 653, 597	\$421, 796, 460 \$22, 111, 681 610, 948, 890 642, 146, 636 81, 276, 430 81, 413, 588 372, 964, 670 408, 499, 565 41, 283, 431 48, 686, 685 308, 600, 600	

[From speech of Senator Teller, October 6-11-23, 1893.]

	Value of an acre's product in—						
Product.	1866-'70.	1871-'75.	1876-'80.	1881-'85.	1896-'90.	1893.	
Corn. Wheat. Oata Hay. Cotton.	10. 92 18. 28	\$11.30 11.90 9.81 14.38 28.55	\$9. 62 12. 00 8. 58 11. 57 17. 65	\$10. 25 10. 20 9. 17 11. 15 15. 68	\$8. 81 9. 07 7. 50 10. 19 13. 84	\$8. 85 9. 00 5. 75 10. 00 10. 65	
Total		75, 94 15, 19	59. 45 11. 88	56, 40 11, 28	49. 44 9. 89	40. 75 8. 15	

Table of index numbers for twenty Chinese staple commodities.

[Compiled by W. S. Wetmore from the returns of trade of the imperial maritime customs of Chins]

Commodities.	1873.	1874.	1875.	1876.	1877.	1878.	1879.	1880.	1881.	1882.
Alum, white	100	88	96	73	100	109	95	95	119	118
Beans	100	93	105	128	139	110	113	99	98	105
Cotton, raw	100	67	85	90	88	81	91	82	90	91
Cuttlefish, dried	100	60	94	91	163	188	112	117	108	148
Hemp	100	101	99	120	124	118	iii	116	iii	122
Licerice	100	40	40	40	50	60	777	41	57	73
Oil, wood	100	97	88	97	100	98	99	98	108	103
Paper, second quality	100	112	90	108	98	112	107	100	127	107
Rice	100	119	88	91	91	138	119	100	100	104
Safflower	100	99	90	123	125	112	103	101	102	104
Silk, raw	100	60	57	87	67	64	62	59	68	60
Tallow, vegetable	100	85	80	87	131	116	107	87	88	89
Black	100	111	99	99	84	85	91	82	67	70
Brick	100	123	112	102	99	95	78	120	87	78
Green	100	97	76	73	64	75	74	70	60	. 66
Tobacco, leaf	100	84	75	79	76	83	91	83	72	77
Wax, white	100	105	104	106	102	104	112	121	127	121
Wheat	100	98	114	143	171	171	160	144	126	114
Wool: Camel's	100	87	108	113	106	133	161	163	158	156
Sheep's	100	98	*87	89	58	60	60	47	72	82
Aggregate values of commodities in silver	2, 000	1, 814	1, 787	1, 930	2, 031	2, 102	2, 023	1, 925	1, 940	1, 986
Silver value of gold	2, 000	2, 029	2, 078	2, 160	2, 159	2, 215	2, 301	2, 275	2, 822	2, 307
Commodities.	1883.	1884.	1885.	1886.	1887.	1888.	1889.	1890.	1891.	1892.
Alum, white	119	121	96	93	98	106	101	94	88	94
Beans	105	107	109	123	111	129	129	109	109	118
Cotton, raw	88	67	81	82	77	83	89	83	80	73
Cuttlefish, dried		92	81	74	88	96	149	140	80	87
Hemp.		106	101	100	86	84	88	75	76	76
Licorice		94	95	81	62	64	40	72	86	86
Oil, wood		99	110	108	88	78	65	76	85	87
Paper, second quality	115	110	130	* 130	* 130	* 130	70	70	63	66
Rice		118	105	119	129	110	91	119	119	119
Safflower		98	100	100	102	103	104	104	88	84
Silk, raw										61
			59	5.6	81	89	1 RA	. 61		
	62	53	52	56	61	62	64	61	57	
Tallow, vegetable	62		52 88	56 82	61 72	62 60	81	79	75	75
Tallow, vegetable	62 90	53 81	88	82	72	60	81	79	75	75
Tallow, vegetable	62 90 69	53 81 57	88 63	82 73	72 54	60 58	81 73	79 81	75 96	75 66
Tallow, vegetable	62 90 69 86	53 81 57 82	88 63 67	82 73 77	72 54 62	60 58 65	81 73 83	79 81 67	75 96 74	75 66 104
Tallow, vegetable	62 90 69 86 53	53 81 57 82 57	63 67 61	82 78 77 58	72 54 62 60	58 65 66	73 83 59	79 81 67 53	75 96 74 51	75 66 104 52
Tallow, vegetable. Tea: Black Brick Green Tobacco. leaf	62 90 69 86 53 72	53 81 57 82 57 63	63 67 61 91	82 73 77 58 79	72 54 62 60 65	58 65 66 65	73 83 59 75	79 81 67 53 62	75 96 74 51 75	75 66 104 52 74
Tallow, vegetable. Tea: Black Brick Green Tobacco. leaf Wax, white	62 90 69 86 53 72 110	53 81 57 82 57 63 114	63 67 61 91 93	82 73 77 58 79 104	72 54 62 60 65 93	58 65 66 65 84	73 83 59 75 74	79 81 67 53 62 75	75 96 74 51 75 73	75 66 104 52 74 97
Tallow, vegetable. Tea: Black. Brick. Green. Tobacco. leaf Wax, white	62 90 69 86 53 72	53 81 57 82 57 63	63 67 61 91	82 73 77 58 79	72 54 62 60 65	58 65 66 65	73 83 59 75	79 81 67 53 62	75 96 74 51 75	75 66 104 52 74
Tallow, vegetable. Tea: Black Brick Green Tobacco. leaf Wax, white Wheat. Wool:	62 90 69 86 53 72 110 118	53 81 57 82 57 63 114 161	63 67 61 91 93 131	73 77 58 79 104 113	72 54 62 60 65 93 113	58 65 66 65 84 113	73 83 59 75 74 143	79 81 67 53 62 75 157	75 96 74 51 75 73 137	75 66 104 52 74 97 143
Tallow, vegetable. Tea: Black Brick Green Tobacco. leaf Wax, white Wheat. Wool: Camel's	62 90 69 86 53 72 110 118	53 81 57 82 57 63 114 161	88 63 67 61 91 93 131	73 77 58 79 104 113	72 54 62 60 65 93 113	58 65 66 65 84 113	73 83 59 75 74 143	79 81 67 53 62 75 157	75 96 74 51 75 73 137	75 66 104 52 74 97 143
Tallow, vegetable. Tea: Black Brick Green Tobacco. leaf Wax, white Wheat. Wool:	62 90 69 86 53 72 110 118	53 81 57 82 57 63 114 161	63 67 61 91 93 131	73 77 58 79 104 113	72 54 62 60 65 93 113	58 65 66 65 84 113	73 83 59 75 74 143	79 81 67 53 62 75 157	75 96 74 51 75 73 137	75 66 104 52 74 97 143
Tallow, vegetable. Tea: Black. Brick. Green. Tobacco. leaf. Wax, white Wheat. Wool: Camel's. Sheep's. Aggregate values of commod-	62 90 69 86 53 72 110 118	53 81 57 82 57 63 114 161 140 63	88 63 67 61 91 93 131 140 60	82 73 77 58 79 104 113 139 67	72 54 62 60 65 93 113 157 66	58 65 66 65 84 113 148 57	73 83 59 75 74 143 157 68	79 81 67 53 62 75 157 178 63	75 96 74 51 75 73 137 160 76	75 66 104 52 74 97 143 136
Tallow, vegetable. Tea: Black Brick Green Tobacco. leaf Wax, white Wheat. Wool: Camel's Sheep's	62 90 69 86 53 72 110 118 143 53	53 81 57 82 57 63 114 161 140 63	88 63 67 61 91 93 131 140 60	82 73 77 58 79 104 113 139 67	72 54 62 60 65 93 113	58 65 66 65 84 113 148 57	81 73 83 59 75 74 143 157 68	79 81 67 53 62 75 157 158 63	75 96 74 51 75 73 137	75 66 104 52 74 97 143

^{*}Assumed, returns of the article referred to not having been made.

SHANGHAI, May 11, 1898.

Average export value of wheat.

[From speech of Senator Peffer, October 21, 1893.]

	1875.	1887.	Reduc- tion.
Average export value. Average farm value, United States No. 2 spring, Chicago. Average farm value, New York Average farm value, Ohio. Average farm value, Illinois. Average farm value, Nebraska.	1.09 .91	\$0.89 .681 \$0.75§ to .78§ .82 .75 .70	\$0.234 .319 .25 .49 .34 .21

Average price of good and choice native steers per 100 pounds in the Chicago cattle market from 1884 to 1889, inclusive.

1884 .	 \$6.02
1886 .	 4.671
1887 .	 4. 29
1889 .	 3.95

Average price of No. 2 red wheat, No. 2 corn mixed, and No. 2 oats in the Chicago market from 1881 to 1889, inclusive.

Year.	Wheat.	Corn.	Oats.	Year.	Wheat.	Corn.	Oats.
1881 1882 1883 1884 1885	1. 175	\$0. 631 . 801 . 651 . 608 . 531	\$0.459 .519 .429 .360 .359	1886. 1887. 1888. 1889.	. 889	\$0, 484 . 506 . 573 . 430	\$0. 351 . 343 . 355 . 288

Average price of medium wool per pound for the month of January of each year, the average price per pound of middling cotton, the average price per barrel of mess pork, and leaf tobacco per pound in the New York market from 1881 to 1889, inclusive.

Year.	Medium wool.	Middling cotton.	Mess pork.	Tobacco, louf.	Year.	Medium wool.	Middling cotton.	Meas pork.	Tobacco, leaf.
1881	Cents. 49 46 43 40 83	Cents. 12, 03 11, 56 11, 88 10, 88 10, 45	\$16.04 19.79 16.59 16.48 11.58	Cents. 8.3 8.5 8.6 9.1 9.9	1886	Cents. 36 38 35 35	Cents. 9. 28 10. 21 10. 03	\$10. 68 15. 00 15. 10 12. 5 7	Cents. 7.8 8.7 8.3 8.8

Table showing the total production, acreage, and value of all the cereal crops—corn, wheat, rye, oats, burley, and buckwheat—in the United States from 1867 to 1888.

[Taken from page 290 of Statistical Abstract of the United States for 1889.]

Calendar year.	Total produc- tion.	Total area of crops.	Total value of crops.
	Bushels.	Acres.	
1867		65, 636, 444	\$1, 284, 037, 300
1868		66, 715, 926	1, 110, 500, 589
1809		69, 457, 762	1, 101, 884, 186
1870		69, 254, 016	997, 423, 018
1871		65, 061, 951	911, 845, 441
1872		68, 280, 197	874, 594, 456
1873		74, 112, 137	919, 217, 27
1874		80, 051, 289	1, 015, 580, 570
1875		86, 863, 178	1, 080, 277, 099
1876		93, 920, 619	935, 008, 844
1877		93, 150, 286	1, 085, 571, 07
1878		100, 956, 260	913, 975, 92
1879		102, 260, 950	1, 245, 127, 719
1880		120, 926, 286	1, 361, 497, 70
1881		123, 388, 070	1, 470, 957, 200
1882		126, 568, 529	1, 409, 698, 398
1883		130, 638, 556	1, 280, 765, 937
1884		136, 292, 766	1, 184, 811, 52
1885		135, 876, C30	1, 143, 146, 750
1886		141, 859, 656	1, 162, 161, 91
1887		141, 821, 815	1, 204, 289, 370
1888	3, 209, 742, 000	146, 281, 000	1, 830, 235, 396

Amounts of money in circulation after deducting the cash in national banks and other banking institutions, and the estimated loss on paper money.

Kind of money, close of calendar year 1890.	Reported circulation Jan. 1, 1891.	Cash in national banks and other banking institutions.	Estimated loss of paper money.	Estimated net circulation.
Gold coin Standard silver dollars Subsidiary silver Gold certificates Silver certificates Treasury notes, act July 14, 1890 United States notes National-bank notes	67, 547, 023 58, 651, 154 144, 047, 279 308, 289, 463	\$167, 029, 692 11, 373, 314 7, 001, 666 118, 182, 687 22, 163, 077 } 125, 860, 702 26, 969, 977	\$200,000 447,004 5,410,541 6,394,555	
Total	1, 528, 985, 943	478, 571, 115	12, 452, 100	1, 037, 912, 728

[From speech of Mr. Allen, of Nebraska, October 7 to 11, 1893.]

There are 80,000,000 people (India, China, etc., not counted) occupied in farming, and the annual products of agriculture amount to almost £4,000,000,000. Capital and product have more than doubled since 1840, but the number of hands engaged has not risen 50 per cent, viz:

Year.	Capital.	Product.	People engaged.
1840	£ 9, 036, 000, 000	£1, 824, 000, 000	55, 080, 000
	14, 923, 000, 000	2, 483, 000, 000	66, 000, 000
	23, 006, 000, 000	3, 948, 000, 000	80, 050, 000

The value of agricultural products in 1887 in the following countries is as follows:

United States	£776, 000, 000	United Kingdom	£251, 000, 000
		Italy	
France	460, 000, 000	Spain	173, 000, 000
Germany	424, 000, 000	Australia	62, 000, 000
Austria	331, 000, 000	Canada	50, 000, 000

The area under crops has risen from 492,000,000 acres, in 1840, to 807,000,000, in 1888, an increase of 315,000,000, viz:

	Acres.
In United States	151, 000, 0 00
In Europe	131, 000, 000
In Europe	33, 000, 000
·	
Total	315, 000, 000

In forty-eight years the area of tillage and planting has risen 65 per cent, but the grain crops have risen 120 per cent, as follows:

Years.	Europe.	United States.	Colonies.	Total.
1840	4, 046, 000, 000	Bushels. 616, 000, 000 1, 240, 000, 000 2, 586, 000, 000	Bushels. 291, 000, 000 464, 000, 000 948, 000, 000	Bushels. 4, 119, 000, 000 5, 750, 000, 000 9, 120, 000, 000

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The relative importance of the three great branches of agricultural industry at the said dates is shown as follows, judged by money values:

Products.	1840.	1860.	1887.
Grain	38. 5 29. 8 31. 7	45. 5 23. 2 31. 3	27. 5 36. 8 35. 7
Total	100. 0	100.0	100. 0

The production of grain (including rice) was approximately as follows:

Country.	1	Millions o	f bushels.	Bushels per inhabitant.			
Country.	1831-'40.	1851-'60.	1874_'84.	1887.	1881-'40.	1851-'60.	1887.
United Kingdom	408	890	834	311	16	15	
France	510	550	687	729	15	15	11
Germany	290	450	685	706	10	13	18
Russia	1,040	1, 270	1,461	1,854	20	20	20
Austria	364	500	578	687	13	16	17
Italy	110	200	277	223	6	11	1
Spain	180	215	326	300	15	14	18
Portugal	25	30	19	40	8	8	
Sweden	14	35	93	104	5	10	27
Finland	10	15	22	20	10	10	10
Norway	6	15	17	17	6	10	1
Denmark	40	65	1 78	84	86	4.3	42
Holland	16	20	37	40	6	6	- 5
Belgium	38	70	66	75	9	15	14
Switzerland	12	15	17	18	6	6	
Greece	6	9	l ii l	18	6	7	10
Servia	8	111	14	20	10	10	10
Roumania	70	90	109	120	22	23	24
Turkey, etc	170	196	209	220	12	14	. 18
Europe	8, 812	4, 146	5, 040	5, 588	14	15	10
United States	540	1,053	2, 325	2, 586	86	38	42
Canada	22	45	128	148	14	15	80
Chile	5	12	18	18	- 5	8	1 8
Argentina	2	5	25	50	2	3	1 12
Anstralia	i	10	36	51	3	10	i!
Other countries	260	390	587	681			
Total	4, 143	5, 661	8, 159	9, 122			

The following tables show the distribution of grain grown in 1887:

	Millions of acres in-					Millions of bushels of—				
Country.	Wheat.	Oats.	Barley.	Vari- ous.	Total.	Wheat.	Oats.	Barley.	Vari- ous.	Total.
Europe United States Colonies	90 88 46	72 26 3	88 8 7	148 75 13	848 142 69	1,386 442 465	1, 62 8 640 9 7	694 58 82	1, 930 1, 446 804	5, 588 2, 586 948
Total	174	101	48	236	559	2, 248	2, 365	834	3, 680	9, 122

Mr. Spallert's estimate of the crops of the world compares with the official returns and latest estimates for 1887 as follows:

_			Million	s of bushe	ols of—		
Years.	Wheat.	Rye.	Barley.	Oats.	Maize.	Sundry.	Total.
1871–1880 1875–1884 1883–1884 1887	1, 944 1, 982 2, 115 2, 243	1, 256 1, 165 1, 196 1, 418	774 788 803 834	1, 870 1, 936 2, 169 2, 365	1, 528 1, 829 2, 035 1, 979	312 293 324 283	7, 684 7, 973 8, 962 9, 122

According to Baines and other authorities, the production of raw cotton in the world was as follows in millions of pounds:

Years.	United States.	South America.	Rgypt.	India.	Various.	Total.
1791	2 48 80 180 385 878 890 1, 880 1, 540 2, 593 3, 420	102 102 104 86 82 90 90 90 270 86 85	6 18 30 45 51 240 282 290	180 160 170 175 180 212 310 420 625 540 888	256 210 201 183 155 100 100 100 100	490 520 555 630 820 1, 310 1, 435 2, 551 2, 775 8, 601 4, 783

It appears that the United States has produced two-thirds of the cotton which has been consumed by the factories of the world in the last sixty-seven years, and the cotton crop of the world shows a steady increase. The decade ending in 1890 shows 400,000 tons a year more than the preceding. Great Britain consumes one-third of all the cotton produced, the United States being the next largest consumer.

The value of the principal manufactures of the United States is as follows in mil-

lions of dollars:

Articles.	1810.	1840.	1850.	1860.	1870.	1880.
Flour		71	136	224	356	505
Iron		37 38	49 92	71 162	287 271	336 397
Lomber		15	59	96	202	233
Cottons		46	66	115	142	211
Machinery		ii	28	47	iii	214
Clothing		36	48	70	130	242
Sugar		l	10	88	96	155
Woolens		21	48	69	. 121	161
Liquor		15	22	43	75	144
Cubinet work			18	24	55	83
Printing			12	42	46	91
Implements			7	18	42	69
Paper			10	18	39	55
Soap and candles			10	17	18	27
Sundries	27	155	404	832	1, 395	2, 447
Total	152	358	1,019	1, 886	8, 386	5, 870

The following is the total value of manufactures in the United States since 1810:

Year.	Value.	In- crease.	Year.	Value.	In- crease.
1810 1840 1850	458, 000, 000		1860	3, 386, 000, 000	Per cent. 85 80 58

The annual wheat production of the United States has averaged as follows:

Years.	Tons.	Increase or decrease.	Years.	Tons.	Increase or decrease.
1831-1840	3, 430, 000	Per cent. * 78 * 146		11, 000, 000 10, 370, 000	Per cent. * 30 † 5 7

*Increase.

† Decrease.

The total annual grain production of the United States since 1830 has been approximately as follows:

Years.	Tons.	In- cresse.	Years.	Tons.	In- crease.
1861-1840	26, 350, 000	Per cent. 901 116	1881–1887 1888	67, 500, 000 79, 080, 000	Per cent. 16 17

The annual wheat production of the United States was as follows:

Years.	Tons.	Increase.	·	Tone.	Increase.
1831–1840 1851–1800	2, 050, 000 2, 650, 000	Per cent.	1874–1684 1887	4, 120, 000 4, 750, 000	Per cent. 55 15

Production of the United States from 1840 to 1886.

Years.	Grain.	Meat.	Sugar.	Rice.	Potatoes.	Butter.	Cheese.
1840	Tons. 15, 400, 000 20, 700, 000 31, 000, 000 34, 700, 000 67, 500, 000 71, 100, 000	Tons. 2, 050, 000 2, 890, 000 2, 890, 000 2, 480, 000 4, 120, 000 4, 750, 000	Tons. 70,000 110,000 120,000 74,000 110,000 110,000	Tons. 36, 000 96, 000 83, 000 83, 000 50, 000	Tons. 2, 760, 000 2, 600, 000 2, 800, 000 3, 600, 000 4, 200, 000 4, 200, 000	Tons. 140,000 205,000 230,000 350,000 430,000	74, 000 47, 000 68, 000 120, 000 170, 000

The average per cent of increase of grain, cotton, and butter is greater than the average per cent of increase of population from 1850 to 1880.

The average per cent of increase of population is greater than the average per cent of increase of sugar, meat, rice, potatoes, and cheese from 1850 to 1880.

Average per cent of increase from 1850 to 1880 of—	
Population	
Grain	
Butter	
Manufactures	

The value of fiber consumed by the United States since 1840 is as follows in millions of pounds sterling:

Period.	Cotton.	Wool.	811k.	Hemp, flax, etc.	Total.
1841-1850		30 38 62 101 83	2 4 14 15 20	7 12 17 24 16	88 138 316 297 269
Forty-seven years	663	814	55	76	1, 108

The value of fiber cousumed in the world in millions of pounds sterling is as follows:

Period.	Cotton.	Wool.	Sük.	Hemp, flax, etc.	Total.
1841-1850	267 500 987 915 742	396 473 564 663 484	188 240 291 264 175	264 251 317 361 239	1, 115 1, 464 2, 159 2, 218 1, 590
Forty-seven years	8, 411	2, 580	1, 148	1, 452	8, 541

The averages per head of population were as follows:

Period.	Grain.	Meat.	Sugar.	Coffee and tea.
1831-1840. 1851-1860. 1875-1884. 1888.	900 1, 040 1, 240	Pounds. 79 79 72 79	Pounds. 5 8 22 29	Pounds. 2 3 44 5

The annual production of wheat has averaged as follows:

Period.	Europe.	United States.	Colonies.	Total.	
1831–1840		Tons. 1, 950, 000 8, 480, 000 8, 450, 000 11, 000, 000 10, 370, 000	Tons. 2, 900, 000 5, 120, 000 8, 250, 000 11, 230, 000 14, 050, 000	Tons. 22, 650, 000 29, 970, 000 44, 850, 000 53, 000, 000 56, 820, 000	

In the period 1831-1840 Europe produced 80 per cent of the wheat of the world, as compared with 56 per cent at present. In the interval the production in the United States and in the colonies has quintupled.

The total annual grain production since 1830 has been approximately as follows:

Period.	Europe.	United States.	Colonies.	Total.
1831-1840. 1851-1860. 1871-1880. 1881-1887.	182, 000, 000	Tons. 13, 500, 000 26, 350, 000 51, 950, 000 67, 500, 000 79, 080, 000	Tons. 7, 200, 000 11, 500, 000 15, 400, 000 21, 500, 000 23, 500, 000	Tons. 101, 000, 000 139, 000, 000 188, 350, 000 221, 000, 000 240, 780, 000

[From speech of Senator Jones, of Nevada, October 30, 1893.]

Index numbers showing the downward trend of wholesale prices, not in one class of commodities merely, but in all classes of commodities from the year in which silver was demonetised.

Year.	Vegeta- ble food (wheat, etc.).	Animal food (meat, etc.).	Sugar, coffee, and tea.	Total food.	Miner- als.	Tex- tiles.	Sundry mate- rials.	Total mate- rials.	Grand total.
1873 1874		109 103	106 105	107 104	141 116	103 92	106 96	114 100	111 102
1875		108	100	100	101	88	92	93	96
1876		108	98	99	90	85	95	91	96
1877		101	103	101	84	85	94	89	94
1878		101	90	96	74	78	88	81	87
1879		94	87	90	73	74	85	78	88
1880		101	9 88	94	79	81	89	84	88
1881		101	84	91	77	77	86	80	85
1882		104	76	89	79	73	85	80	84
1883		103	77	89	76	70	84	77	82
1884		97	63	79	68	68	81	73	70
1885		88 87	68 60	74	66 67	65 63	76 69	70	72
1886		79	67	70	69	65	67	67 67	69
		82	65	72	78	64	67	69	70
1888	1	86	75	75	75	70	68	70	72
1890		82	70	78	80	66	69	'n	79
1691	75	81	n	77	76	59	86	68	72 72

NOTE.—The foregoing are the figures of Mr. Augustus Sauerbeck, published by the Royal Statistical Society of London. The average prices of ten years (1868 to 1877) are taken as 100, and upon that basis the figures given above for the separate years result, showing a persistent decline of prices in every department of industry.

[From speech of Mr. Bell, of Colorado, November 1, 1893.]

Statement showing the per capita debt of the States named.

Alabama	\$ 26	Minnesota	\$152
		Missouri	
Colorado	206	Nebraska	126
Connecticut	107	New Hampshire	50
Illinois	100	Oregon	73
Indiana	51	Pennsylvania	117
Iowa	104	Rhode Island	106
Kansas	170	Tennessee	23
Maine	49	Vermont	84
Massachusetts	144	Wisconsin	72

Railroad Building between 1880 and 1890.

	Compl	Completed in—		
Geographical divisions.	1880.	1890.		
w England States:	Miles.	Miles.		
Maine	1,005	1,377 4		
New Hampshire	1,015	1, 142 2		
Vermont	914	988 4		
Massachusetts	1, 915	2,096.6		
Rhode Island	210	217 -42		
Connecticut	923	1,006 .6		
ddle Atlantic States, etc.:	ł			
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New Jersey	1,684	2,099 8		
Pennsylvania	ี 6, 191	8, 652 3		
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Ohio	5,792	7,960 .4		
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Missouri	3, 965	6, 142 .0		
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Iowa	5, 400	8, 416 · 12		
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FIFTY-THIRD CONGRESS, FIRST SESSION.

SUMMARY OF CONGRESSIONAL PROCEEDINGS ON THE BILL (H. R. NO. 1) TO DISCONTINUE PURCHASES OF SILVER BULLION, WITH PROPOSED AMENDMENTS.

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SUMMARY OF PROCEEDINGS ON H. R. 1.

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Committee on Finance, Fifty-third Congress.—Daniel W. Voorhees (chairman), John R. McPherson, Isham G. Harris, Zebulon B. Vance, George G. Vest, James K. Jones, Justin S. Morrill, John Sherman, John P. Jones, William B. Allison, Nelson W. Aldrich.

HOUSE COMMITTEES.

Committee on Banking and Currency.—Messrs. Springer, Sperry, Cox, Cobb of Missouri, Culberson, Ellis of Kentucky, Cobb of Alabama, Warner, Johnson of Ohio, Black of Georgia, Hall of Missouri, Walker, Brosius, Henderson of Illinois, Russell of Connecticut, Haugen, Johnson of Indiana.

Committee on Coinage, Weights, and Measures.—Messrs. Bland, Tracey, Kilgore, Epes, Stone of Kentucky, Allen, Bankhead, Rayner, Harter, Coffeen, McKeighan, Charles W. Stone, Johnson of North Dakota, Dingley, Sweet, Hager, Aldrich, and Rawlins.

IN THE HOUSE.

[August 11, 1893.]

Mr. Wilson of West Virginia. Mr. Speaker, I desire to offer a bill for the present consideration of the House.

The bill was read, as follows:

AN ACT to repeal a part of an act, approved July 14, 1890, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes."

Be it enacted, etc., That so much of the act approved July 14, 1890, entitled "An act directing the purchase of silver bullion and issue of Treasury notes thereon, and for other purposes," as directs the Secretary of the Treasury to purchase from time to time silver bullion to the aggregate amount of 4,500,000 ounces, or so much thereof as may be offered in each month, at the market price thereof, not exceeding one dollar for 371.25 grains of pure silver, and to issue in payment for such purchases Treasury notes of the United States, be, and the same is hereby, repealed; but this repeal shall not impair or in any manner affect the legal-tender quality of the standard silver dollars heretofore coined; and the faith and credit of the United States are hereby pledged to maintain the parity of the standard gold and silver coins of the United States at the present legal ratio, or such other ratio as may be established by law.

Mr. Bland. Mr. Speaker, I desire to present to the House an order embodying an agreement as to the mode in which proceedings shall be had in the consideration of the bill just offered, on which order I shall demand the previous question, with the statement—

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The SPEAKER. The Chair will state the question. The gentleman from West Virginia (Mr. Wilson) offers a bill in the absence of any rules of the House, and the gentleman from Missouri (Mr. Bland) offers a resolution providing for the method in which the House shall consider that bill. The Clerk will report the resolution of the gentleman from Missouri.

The resolution was read, as follows:

"Ordered by the House, That H. R. No. 1 shall be taken up for immediate consideration and considered for fourteen days.

During such consideration night sessions. may be held, for debate only, at the request of either side. The daily sessions to commence at 11 a.m. and continue until 5 p.m. Eleven days of debate on the bill to be given to general debate under the rules of the last House regulating general debate, the time to be equally divided between the two sides as the Speaker may The last three days of debate may be devoted to the consideration of the bill and the amendments herein provided for, under the usual five-minute rule of the House, as in Committee of the Whole House. General leave to print is hereby granted.

"Order of amendments: The vote shall be taken first on an amendment providing for the free coinage of silver at the present ratio. If that fail, then a separate 70te to be had on a similar amendment proposing a ratio of 17 to 1; if that fails, on one proposing a ratio of 18 to 1; if that fails, on one proposing a ratio of 19 to 1; if that fails, on one proposing a ratio of 20 to 1. If the above amendments fail it shall be in order to offer an amendment reviving the act of the 28th of February, 1878, restoring the standard silver dollar, commonly known as the Bland-Allison Act; the vote then to be taken on the engrossment and third reading of the bill as amended, or on the bill itself if all of the amendments shall have been voted down, and on the final

passage of the bill without other intervening motions." Mr. Bland. Mr. Speaker, I demand the previous question.

The question was taken; and there were—yeas, 219; nays, 99; not voting, 36; as follows:

YEAS-219.

Abbott, Cobb, Mo. Alderson Cockran, Cockrell, Alexander, Allen, Coffeen, Cogswell, Apsley, Conn. Bailey, Baidwin Coomba, Cooper, Fla Bankhead. Cooper, Ind. Barnes, Bartlett, Cooper, Tex. Cornish, Barwig, Bell, Colo. Bell, Tex. Beltzhoover, Covert Cox Crain Crawford. Berry, Black, Ga. Black, Ill. Culberson Cummings, Davey, Blanchard. Davis. Bland. De Armond, Boatner, De Forest. Boon, Bower, N. C. Denson, Dinamore, Dockery, Branch, Brattan Donovan. Brawley Draper, Breckinridge, Ark. Dunn. Durborow, Bretz Brickner, Broderick Edmunds, Ellis, Ky. Brookshire. English, Enlos, Brown, Bryan, Epes, Bunn, Erdman, Burnes, Everett, Fellows, Bynum, Cabanisa, Fieldor, Fitch. Carminetti. Fithian. Campbell, Forman. Cannon, Cal. Fyan, Geary, Geissenh**ainer,** Capehart, Caruth. Catchings, Gillett, Mass. Clancy, Clark, Mo Goodnight, Gorman, Clarke, Ala Grady, Gresham.

Cobb, Ala.

Haines, Hall, Minn. Hall, Mo. Hammond. Hare. Harris. Harter, Henderson, N. C. Hendrix, Holman. Hooker, Miss. Houk, Ohio. Hunter, Hutcheson. Ikirt, Johnson, Ohio Jones, Kem, Kilgore, Kribbe, Kyle, Lane Lapham, Latimer, Lawson. Layton, Lester, Lisle, Livingston, Lockwood, Lynch. Maddox, Magnire, Mallory, Marshall, Martin, Ind. McAleer, McCall. McCreary, Ky. McCulloch McDannold. McDearmon, McEttrick, McGann, McKaig, McLaurin, McMillin,

McNagny, McRae. Moredith. Meyer, Money. Montgomery, Morgan, Morse, Moses Neill. O'Neil, Mass. Outhwaite. Page, Paschal. Patterson, Paynter, Pearson, Pence, Pendleton, W. V. Pigott, Randall, Rayner, Reilly, Richards, Richardson, Mich. Richardson, Tenn. Ritchie Robbins. Robertson, La. Rusk, Russell, Conn. Russell, Ga. Ryan, Sayers, Schermerhorn, Shell, Sibley, Sickles Snodgrass. Somers, Sperry, Springer, Stallings, Steveni Stockdale Stone, E Strait

Washington, Weadock, Wells, Wheeler, Als. Swanson Talbert, N. C. Talbott, Md. Tucker. Turner, Taraney, Turpin, Whiting, Williams, Ili Tate, Tyler, Walker, Taylor, Ind. Terry, Warner, Williams, Miss.

Wilson, W. Va. Wise. Woodard, Woomer, Wright, Mas Wright Penn.

Reed.

NAYS-99.

Ellis. Oreg. Adams. Fletcher, Aitken Aldrich, Funk. Avery. Babcock Gardner. Baker, Kans. Baker, N. H. Gillet, N. Y. Groavenor. Bartholdt, Grout Bingham, Hainer, Blair, Boutelle, Bowers, Cal. Hartman, Haugen, Heiner, Burrows. Henderson, Ill. Caldwell, Cannon, Ill. Henderson, Iowa. Hepburn, Hermann, Chickering, Childs. Hicks, Childs, Cooper, Wis. Cousins, Curtis, Kans. Curtis, N. Y. Dalzell, Dingley Hitt, Hooker, N. Y. Hopkins, Ill. Houk, Tenn. Hudson, Dingley, Dolliver. Hulick,

Lacey, Lefever. Linton, Loud. Loudenslager, Lucas, Mahon, Marsh, Marvin, N.Y. McCleary, Minn. McDowell, Meiklejohn, Mercer. Milliken. Moon, Murray Newlands, Northway O'Neill, Pa Payne, Perkins,

Reyburn. Robinson, Pa. Settle. Shaw. Simpson, Smith. Stephenson, Stone, C. W. Storer. Strong, SWARE Sweet, Tawney, Taylor, Tenn. Updegraff, Van Voorhis, N. Y. Van Voorhis, Ohio Wadsworth, Wanger, Waugh, Wheeler, Ill. White, Wilson, Ohio, Wilson, Wash.

NOT VOTING-36.

Phillips,

Pickler, Post,

Powers.

Belden, Breckinridge, Ky. Brosius, Causey. Chipman, Compton, Daniela, Dunphy, Function,

Doolittle,

Goldzier. Graham. Hager, Harmer, Hatch, Haves Hilborn. Hines, Hopkins, Pa.

Johnson, Ind,

Kiefer,

Hull. Johnson, N. Dak. Joy, Lilly, Magner, McKeighan, Mutchler, O'Ferrall.

Pendleton, Tex. Ray, Scranton. Sherman. Šipe, Stone, W. A. Thomas, Wever. Wolverton.

So the previous question was ordered.

The SPEAKER. The question now is on agreeing to the resolution.

The question was taken, and the resolution was agreed to.

[August 14, 1893.]

Mr. PENDLETON of West Virginia. I desire at sometime before the vote is taken to submit and ask unanimous consent that the following amendment may be offered to the bill as introduced by the gentleman from West Virginia (Mr. Wilson).

The Clerk read as follows:

"To amend the bill by adding the following:
"Provided, This act shall not take effect until the silver circulation of the United States shall have been increased to \$700,000,000."

[August 18, 1893.]

Mr. BLAND. Mr. Speaker, I ask to have printed in bill form, and also in the Record, the several amendments proposed to this bill at the different ratios, and the amendment providing for the revival of the old Bland Act, so called, so that members may have opportunity to reach the various provisions.

Mr. REED. Are these amendments pending? The SPEAKER. They are not.

Mr. Bland. They are to be offered under the rules. Mr. REED. I should like to hear them read, if there is no objection.

The SPEAKER. The Clerk will report them.

Mr. BLAND. Let them be read.

The Clerk read as follows:
"Provided, That all holders of silver bullion of the value of \$50 or more, and not too base for the operations of the mints, shall be entitled to deposit the same for

coinage at the mints of the United States, and to have the same coined into the legal-tender standard silver dollars of 412; grains standard silver to the dollar, on same terms and conditions on which gold bullion is now deposited and coined.

"That silver certificates shall be issued on such dollars in the manner now pro-

vided by law for the issuing of certificates on standard silver dollars.

"Provided, That all holders of silver bullion of the value of \$50 or more and not too base for the operations of the mints shall be entitled to deposit the same at the mints and to have the same coined into silver dollars containing --grains of standard silver to the dollar, on same terms and conditions as gold bullion is now deposited and coined. That said dollars shall be a legal-tender for all debts and dues both public and private, and silver certificates shall be issued on said dollars in like manner as silver certificates are now issued on standard silver dollars.

"Provided, That the act of February 28, 1878, entitled 'An act to authorize the coinage of the standard silver dollar and to restore its legal-tender character,' requiring the purchase monthly of not less than two million and not more than four million dollars' worth of silver bullion, and the coining of the same as fast as purchased into standard silver dollars, be, and the same is hereby, revived and reen-

acted into full force and effect."

[August 26, 1893.]

The SPEAKER. The gentleman from Tennessee (Mr. McMillin) asks unanimous consent to print in the Record the amendment which he has sent up as a part of his remarks.

There was no objection.

The amendment proposed by Mr. McMillin is as follows:

Provided, That there shall be charged and collected for the coinage of any and all silver not mined and owned in the United States the actual cost of coinage, and in addition thereto the difference, if any, between the face value of the silver when coined and the market value of the bullion when presented for coinage.

"SEC. —. Any person who tenders or presents for coinage, as United States product, any silver bullion which is not such product, shall be debarred the privilege of ever coining or having coined any silver owned by such person in which he has any interest whatever, and the onus shall be on the party seeking to have silver bullion coined to show that it is the product of the United States and entitled to free coinage."

Mr. PICKLER. Mr. Speaker, I ask unanimous consent to have printed in the Record a couple of amendments that I had read in my time the other day when I addressed

There was no objection, and it was so ordered.

The amendments are as follows:

"First. Amend H. R. 2, being a bill for the free coinage of silver, and for other purposes, by inserting after the words 'silver bullion,' in the second line of section 1, the following words: 'The product of mines of the United States;' so that said section when so amended shall read as follows:

"'SECTION 1. Be it enacted, etc., That from and after the passage of this act all holders of silver bullion, the product of mines of the United States, to the amount of \$100 or more, of standard weight and fineness shall be entitled to have the same

coined at the Mint of the United States into silver dollars of the weight and fine-ness provided for in the second section of this act."

"Second. That upon Monday, August 28, if the substitute to H. R. 1 and all amendments shall be voted down in the House, and if H. R. 1, known as the Wilson bill, shall pass, that immediately thereafter, without debate or intervening motions the House shall vote upon H. R. 2, 'A bill for the free coinage of silver, and for other purposes,' amended as follows: Inserting after the words 'silver bullion,' in the second line of section 1, the following words: 'The product of mines of the United States,' the bill as so amended being for the coinage of the silver bullion product of the mines of the United States at the present ratio.

"If this bill fail to carry, the bill as so amended shall be voted on at the ratio of 18 to 1, and if this fail, it shall then, as so amended, be voted on at the ratio of 20

to 1."

[August 28, 1893.]

The SPEAKER. Upon the pending bill (H. R. 1) to repeal a part of an act approved July 14, 1890, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," debate under the order of the House has been exhausted. The Clerk will now read that part of the order relating to the vote.

The Clerk read as follows:

"The vote shall be taken first on an amendment providing for the free coinage of silver at the present ratio. If that fail, then a separate vote to be had on a similar amendment proposing a ratio of 17 to 1; if that fail, on one proposing a ratio of 18 to 1; if that fail, on one proposing a ratio of 19 to 1; if that fail, on one proposing a ratio of 20 to 1. If the above amendments fail, it shall be in order to offer an amendment reviving the act of the 28th of February, 1878, restoring the standard silver dollar, commonly known as the Bland-Allison Act; the vote then to be taken on the engressment and third reading of the bill as amended, or on the bill itself if all amendments shall have been voted down, and on the final passage of the bill without other intervening motions."

The SPEAKER. The Clerk will read the bill.

The Clerk read as follows:

"Be it enacted, etc., That so much of the act, approved July 14, 1890, entitled 'An act directing the purchase of silver bullion and issue of Treasury notes thereon, and for other purposes,' as directs the Secretary of the Treasury to purchase from time to time silver bullion to the aggregate amount of 4,500,000 ounces, or so much thereof as may be offered in each month, at the market price thereof, not exceeding \$1 for 3711 grains of pure silver, and to issue in payment for such purchases Treasury notes of the United States, be, and the same is hereby, repealed; but this repeal shall not impair, or in any manner affect, the legal-tender quality of the standard silver dollars heretofore coined; and the faith and credit of the United States are hereby pledged to maintain the parity of the standard gold and silver coins of the United States at the present legal ratio, or such other ratio as may be established by law."

Mr. Bland. I offer as an amendment a proviso for free coinage of silver at the present ratio, 16 to 1. I ask that it be read.

The Clerk read as follows:

"Add to the bill the following: "'Provided, That all holders of silver bullion of the value of \$50 or more, and not too base for the operations of the mints, shall be entitled to deposit the same for coinage at the mints of the United States, and to have the same coined into the legal-tender standard silver dollars of 4124 grains standard silver to the dollar, on same terms and conditions on which gold bullion is now deposited and coined.

"'That silver certificates shall be issued on such dollars in the manner now pro-

vided by law for the issuing of certificates on standard silver dollars."

The SPEAKER. The question is first upon the amendment offered by the gentleman from Missouri which has just been read.

Mr. BLAND. On that I demand the yeas and nays.

The yeas and nays were ordered.

The question was taken; and there were—yeas 125, nays 227, not voting 2; as follows:

YEAS-126.

Abbott, Capehari Aitken Clark, Mo. Cobb, Ala. Alexander, Allen, Cockrell. Coffeen, Arnold, Bailey, Baker, Kans. Čonn. Cooper, Tex. Bankhead Cox, Crawford. Bell, Colo. Bell, Tex. Black, Ga. Culberson Curtis, Kans. Blanchard. Davis, Bland, De Armond, Boatner, Denson, Boen, Dinamore, Dockery, Bower, N. C. Donovan. Bowers, Cal. Doolittle. Branch. Edmunds, Bretz, Broderick, Ellis, Ky. Brookshire, Enlos. Bryan, Epes, Fithian Bunn, Burnes Function. Caminetti Fyan, Geary. Cannon, Cal.

Goodnight, Grady, Hall, Mo Harris, Hartman, Hatch. Heard Henderson, N. C. Holman, Hooker, Miss. Hudson, Hunter, Hutcheson. Jones, Kem, Kilgore, Kyle, Latimer, Lawson, Lester. Livingston, Luca Maddox. Maguir

McCulloch, McDearmon, McKeighan, McLaurin. McMillin, McRae Meredith. Money, Montgomery, Morgan, Moses, Murray. Neill, Newlands, O'Ferrall, Paynter, Pence, Pendleton, Tex. Pickler, Post, Richardson, Mich. Richardson, Tenn. Robbins, Robertson, La. Sayers, Sibley,

Simpson, Snodgrass, Stallings, Stockdale, Stone, Ky.

Swanson, Sweet, Talbert, S. C. Taraney, Tate. Taylor, Ind.

De Forest,

Terry, Turpin, Tyler, Wheeler, Ala. Whiting, Williams, Ill.

Williams, Miss. Wilson, Wash. Woodard.

NAYS-227.

Adama Alderson Aldrich, Apsley, Avery, Babcock Babcock, Baker, N. H. Baldwin, Barnes Bartholdt. Bartlett Barwig, Belden. Beltzhoover. Berry. Bingham Black, Ill. Blair, Boutelle. Brattan. Brawley, Breckinridge, Ark. Breckinridge, Ky. Brickner. Brosius. Brown. Burrows Bynum, Cabanica. Cadmus, Caldwel Campbell Cannon, Ill. Caruth. Catchings Causey, Chickering. Childs. Clancy, Clarke, Ala. Cobb, Mo. Cockran Cogswell, Compton, Coombs, Cooper, Fla. Cooper, Ind. Cooper, Wis. Cornish,

Dingley, Dolliver, Draper. Dunn. Dunphy, Durborow Ellis. Oreg English, Erdman, Everett, Fellows Fielder, Fitch. Fletcher. Forman. Funk, Gardner, Gear, Geissenhainer, Gillet, N. Y. Gillett, Mass. Goldzier Gorman. Gresham. Grosvenor. Grout. Hager, Hainer. Hainer Hall, Minn. Hammond. Hare. Harmer. Harter, Haugen, Hayes, Heiner, Henderson, Ill. Henderson, Iowa Hendrix, Hepburn. Hermann, Hicks, Hilborn. Hines, Hitt, Hooker, N. Y. Hopkins, Ill. Hopkins, Pa. Houk, Chio Houk, Tenn. Hulick,

Johnson, Ohio Joy, Kiefer Kribbs. Lacey, Lapham. Layton, Lefever. Lilly, Linton. Lisle, Lockwood. Loud, Loudenslager, Lynch, Magner, Mahon. Mallory, Marsh. Martin, Ind. Marvin, N. Y. McAleer, McCall. McCleary, Minn. McCreary, Ky. McDannold, McDowell, McEttrick, McGann, McKaig, McNagn Meiklejohn, Mercer, Meyer, Milliken, Moon, Morse Mutchler. Northway. Oates, O'Neil, Mass. O'Neill. Penn. Outhwaite, Page, Paschal Patterson, Payne, Pearson. Pendleton, W. Va. Perkins. Phillips,

Reilly. Reyburn, Richards. Ritchia Robinson, Pa. Rusk, Russell, Conn. Russell, Ga. Ryan. Schermerhorn. Scranton. Settle. Shaw, Sherman. Sickles, Sipe, Smith Somera Sperry, Springer, Stephenson, Stevens, Stone, C. Stone, W. A. Storer. Strong, Talbott, Md. Tawney, Taylor, Tenn. Thomas. Tracey, Tucker. Turner, Updegraff, Van Voorhis, N. Y. Van Voorhis, Ohio Wadsworth. Walker Wanger Warner Washington, Waugh, Weadock, Wells, Wever Wheeler, Ill. White, Wilson, Ohio Wilson, W. Va. Wise. Wolverton, Woomer, Wright, Mass. Wright, Pa.

NOT VOTING-2

Pigott.

Ray,

Powers, Price, Randall,

Rayner,

Graham.

Daniels.

Davey.

Cousins

Covert. Crain,

Cumminga, Curtis, N. Y. Dalsell,

Shell.

Hull, Ikirt,

Johnson, Ind

Johnson, N. D.

So the amendment was rejected.

Mr. Bland. Mr. Speaker, I now offer an amendment fixing the coinage at 17 to 1. The Speaker. The amendment will be read.

The Clerk read as follows:

"Provided, That all holders of silver bullion of the value of \$50 or more, and not too base for the operations of the mints, shall be entitled to deposit the same at the mints and to have the same coined into silver dollars containing 438 60 grains of standard silver to the dollar on same terms and conditions as gold bullion is now deposited and coined. That said dollars shall be a legal tender for all debts and dues, both public and private, and silver certificates shall be issued on said dollars in like manner as silver certificates are now issued on standard silver dollars."

The SPEAKER. This is the amendment fixing the coinage at 17 to 1. Mr. Bland. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The question was taken; and there were—yeas 101, nays 241, not voting 11; as follows:

YEAS-101.

Abbott, Aitken Alexander. Allen. Arnold, Bailey, Bankhead, Bell, Colo. Bell, Tex. Black, Ga Blanchard, Bland. Boatner Bower, N. C. Bowers, Cal. Branch, Broderick Bunn. Burnes Caminetti Capehart, Clark, Mo. Cobb, Ala. Cockrell, Coffeen, Cooper, Tex. Cox, Crawford Culberson Curtis, Kana. De Armond, Denson. Dinamore. Dockery, Donovan, Edmunda Ellis, Ky. Enlos, Epes, Fithian, Funston, Fyan, Goodnight, Grady, Hall, Mo Hartman. Hatch, Heard. Henderson, N. C. Hooker, Miss. Hunter, Hutcheson,

Covert,

Jones. Kilgore Kyle, Lane Lawson. Lester. Livingston. Lucas, Maddox Marshall McCulloch, McDearmon, McMillin, McRae Meredith, Money, Montgomery, Morgan, Moses. Murray. Neill, Newlands. O'Ferrall,

Richardson, Mich. Richardson, Tenn. Robbins. Robertson, La. Russell, Ga. Savers. Sibley. Snodgrass, Stallings, Stockdale. Stone, Ky. Swanson, Taraney. Tate, Terry Turpin, Tyler. Wheeler. Ala. Whiting. Williams, Ill. Williams, Miss. Wilson, Wash. Woodard.

NAYS-241.

Paynter,

Pickler.

Pendleton, Tex.

Adams. Alderson, Apsley, Avery. Baker, N. H. Baldwin, Barnes Bartholdt. Bartlett, Barwig, Belden Beltzhoover, Bingham, Black, Ill. Blair, Boutelle, Brattan, Brawley, Breckinridge, Ark. Breckinridge, Ky. Bretz, Brickner Brookshire, Brosius, Brown, Bryan, Burrows. Bynum, Cabaniss, Caldwell Campbell Cannon, Ill. Caruth, Catchings, Causey. Chickering, Childe, Clancy, Clark, Ala. Cobb. Mo. Cockran, Cogswell Compton. Conn Coomba Cooper, Fla

Cooper, Ind.

Cornish,

Consins

Crain, Cummings, Curtis, N. Y. Dalzell, Daniela Davey,
De Forest,
Dingley,
Dolliver, Doolittle. Draper, Dunn. Dunphy, Durborow, Ellis, Oreg. Kuglish, Erdman, Everett, Fellows, Fielder, Fitch. Fletcher. Forman, Funk. Gardner, Gear, Geary Geissenhainer, Gillet. N. Y. Gillett, Mass. Goldzier, Gorman, Gresham Grosvenor, Grout, Hager, Hainer, Hainea, Hall, Minn. Hammond. Hare, Harmer, Harris. Harter. Haugen, Hayes, Heiner, Henderson, Ill. Henderson, Iowa Hendrix, Hepburn,

Hermann.

Hicks. Hilborn, Hines, Hitt, Holman, Hooker, N. Y. Hopkins, Ill. Hopkins, Pa. Houk, Ohio Houk, Tenn. Hullck, Hull. Ikirt. Johnson, Ind. Johnson, N. Dak. Johnson, Ohio Joy, Keifer, Kribbs. Lacey, Lapham. Latimer, Layton. Lefever, Lilly, Linton, Lisle, Lock wood. Loud, Londenslager Lynch, Magner, Maguire, Mahone. Mallory, Marsh, Martin, Ind. Marvin, N. Y. Mc Aleer, McCall. McCleary, Minn. McCreary, Ky. McDanuold, McDowell. McEttrick, McGann, McKaig, McKeighan, McLauren, McNagny. Meiklejohn, Mercer, Meyer,

Milliken, Moon, Morse, Mutchler, Northway, Oates, O'Neil, Mass. O'Neill, Pa. Outhwaite. Page. Paschal Patterson, Payne, Pearson, Pendleton, W. Va. Perkins, Phillips, Pigott, Post. Powers Price, Randall Ray, Rayner, Reed, Reilly, Reyburn. Richards Ohio Ritchie, Robinson, Pa. Rusk, Russell, Conn. Ryan, Schermerhorn. Scranton. Settle Shaw, Sherman. Sickles, Sipe, Smith, Somers. Sperry, Springer, Stephenson, Stevens, Stone, C. W Stone, W. A Storer, Strait, Strong. Talbert, S. C.

Talbott, Md.
Tawney,
Taylor, Ind.
Taylor, Tenn.
Thomas,
Tracy,
Tuck et.

Turner.

Updegraff, Van Vorhis, N. Y. Van Vorhis, Ohio Wadsworth, Walker, Wanger, Warner, Washington,

Waugh, Wesdock, Wells, Wever, Wheeler, White, Wilson, Ohio Wilson, W. Va. Wise, Wolverton, Woomer, Wright, Mass Wright, Pa.

NOT VOTING-11.

Baker, Kans. Boen, Cannon, Cal. Cooper, Wis. Davis, Graham. Hudson, Kem, Pence, Shell, Simpson.

So the amendment was rejected.

Mr. Bland. Mr. Speaker, I offer a further amendment, fixing the ratio at 18 to 1. The Clerk read as follows:

"Provided, That all holders of silver bullion of the value of \$50 or more, and not too base for the operations of the mints, shall be entitled to deposit the same at the mints and to have the same coined into silver dollars containing 464-40 grains of standard silver to the dollar on same terms and conditions as gold bullion is now deposited and coined. That said dollars shall be a legal tender for all debts and dues, both public and private, and silver certificates shall be issued on said dollars in like manner as silver certificates are now issued on standard silver dollars."

Mr. HATCH. Let us have the yeas and nays.

The yeas and nays were ordered.

The question was taken and there were—yeas 103, nays 240, not voting 10; as follows:

YEAS-103.

Abbott Aitken Alexander, Arnold, Bailey, Bankhead Bell, Colo. Bell, Tex. Black, Ga. Blanchard, Bland. Boatner, Bower, N. C. Bowers, Cal. Branch, Broderick. Burnes Caminetti Cannon, Cal. Capehart, Clark, Mo. Cobb, Ala. Cockrell, Coffeen, Cooper, Tex.

Cox, Crawford, Culberson Curtis, Kans. De Armond, Denson, Dinamora. Dockery, Donovan Edmunde, Ellis, Ky. Enloc. Epes, Fithian. Funston. Fyan, Goodnight Grady, Hall, Mo. Hartman. Hatch, Heard Henderson, N.C. Hilborn Hooker, Miss.

Kyle, Lane Lawson, Lester, Livingston, Lucas Maddox Marshall McCulloch. McDearmon, McMillin. McRea, Meredith, Money, Montgomery, Morgan, Moses. Murray, Neill, Newlands, O'Ferrall. Paynter,

Hutcheson.

Ikirt,

Jones

Kilgore,

Pickler, Richardson, Mich. Richardson, Tenn. Robbins, Robertson, La Russell, Ga. Sayers, Sibley, Snodgrass, Stallings, Stockdale, Stone, Ky. Swanson Tareney, Tate, Terry, Turpin, Tyler, Wheeler, Ala. Whiting, Williams, Ill. Williams, Miss. Wilson, Wash. Wilson, Woodard.

Pendleton, Tex.

NAYS-240.

Adams,
Alderson,
Aldrich,
Apsley,
Avery,
Babcock,
Baker, N. H.
Baldwin,
Barnes,
Bartholdt,
Bartlett,
Barwig,
Belden,
Beltzhoover,
Berry,
Bingham,
Black, Ill.
Blair,
Boutelle,

Brattan,
Brawley,
Breckinridge, Ark.
Breckinridge, Ky.
Bretz,
Brickner,
Brookahire,
Brosius,
Brown,
Burrowa,
Bynum,
Cabaniss,
Cadmus,
Caldwell,
Cannon, Ill.
Caruth,
Catchings,

Hunter,

Causey,
Chickering,
Childs,
Childs,
Clarke, Ala.
Cobb, Mo.
Cockran,
Cogswell,
Compton,
Conn,
Coombs,
Cooper, Fla.
Cooper, Ind.
Cornish,
Cousins,
Covert,
Crain,
Cuttis, N. Y.

Daisell,
Dauiels,
Davey,
De Forest,
Dingley,
Dolliver,
Doolittle,
Draper,
Dunnhy,
Durborow,
Ellis, Oregen
Buglish,
Erdman,
Everett,
Fellows,
Fitchest,

Forman Funk. Gardner. Gear. Genry Geissenhainer. Gillett. Mass. Goldzier, Gorman, Gresham Grosvenor, Grout Hager, Hainer, Haines Hall, Minn. Hammond, Hare, Harmer, Harris, Harter, Hangen, Hayes, Heiner, Henderson, Ill. Henderson, Iowa Hendrix. Hepburn, Hermann. Hicks, Hines, Hitt, Holman, Hooker, N. Y. Hopkins, Ill. Hopkins, Pa. Houk, Ohio Houk, Tenn. Hulick, Hull,

Johnson, Ind. Johnson, N. Dak. Johnson, Ohio Joy, Kem. Kiefer. Kribbs, Lacey, Lapham, Latimer, Layton, Lefever. Lilly, Lisle. Lockwood. Loud, Loudenslager. Lynch, Magner, Maguire, Mahon, Mallory Marsh, Martin, Ind Marvin, N. Y. McAleer, McCall McCleary, Minn. McCreary, Ky. McDannold, McDowell. McEttrick McGann, McKaig, McKeighan, McLaurin, McNagny, Meiklejohn, Mercer Meyer,

Milliken. Moon. Morse Mutchler. Northway, Oates. O'Neil, Mass. O'Neill, Pa. Outhwaite, Page, Paschal Patterson. Payne, Pearson. Pendleton, W. Va. Perkins, Phillips, Pigott. Post, Powers. Price. Randall Ray, Rayner, Reed. Reilly, Reyburn, Richards, Ohio Ritchie, Robinson, Pa. Rusk, Russell, Conn. Ryan, Schermerhorn, Scranton, Settle. Shaw, Sherman, Sickles, Sipe, Smith.

Sperry, Springer, Stephenson. Stevens, Stone, C. W. Stone, W. A Storer, Strait, Strong. Sweet, Talbert, S. C. Talbott, Md. Tawney Taylor, Ind. Taylor, Tenn. Thomas. Tracev. Tucker. Turner, Updegraff, Van Voorhis, N. Y. Van Voorhis, Ohio Wadsworth, Walker, Wanger Warner Washington, Waugh, Weadock, Wells, Wever, White, Wilson, Ohio Wilson, W. Va. Wise Wolverton Woomer, Wright, Mass. Wright, Pa.

Somers.

NOT VOTING-10.

Allen, Baker, Kans. Boen. Cooper, Wis. Davis, Graham, Hudson, Pence, Shell, Simpson.

So the amendment was not agreed to.

Mr. Bland. Mr. Speaker, I offer an amendment providing for free coinage at the ratio of 19 to 1, and on that I demand the yeas and nays.

The SPEAKER. The gentleman from Missouri (Mr. Bland) submits an amendment, which the Clork will report.

The Clerk read as follows:

"Provided, That all holders of silver bullion of the value of \$50 or more, and not too base for the operations of the mints, shall be entitled to deposit the same at the mints and to have the same coined into silver dollars containing 490.20 grains of standard silver to the dollar on same terms and conditions as gold bullion is now deposited and coined. That said dollars shall be a legal tender for all debts and dues, both public and private, and silver certificates shall be issued on said dollars in like manner as silver certificates are now issued on standard silver dollars."

The SPEAKER. This is on amendment for the ratio of 19 to 1, as provided in the order of the House, and on this the gentleman from Missouri (Mr. Bland) demands the yeas and nays.

The yeas and nays were ordered.

The question was taken; and there were—yeas 104, nays 238, not voting 11; as follows:

YEAS-104.

Abbott, Aitken, Alexander, Allen, Arnold, Bailey, Bankhead, Bell, Colo. Bell, Tex. Black, Ga. Blanchard, Bland, Boatner,

Bower, N. C.
Bowers, Cal.
Branch,
Branch,
Broderick,
Bunn,
Burnes,
Caminetti,
Cannon, Cal.
Capehart,
Clark, Mo.
Cobb, Ala.
Cockrell,
Coffeen,

Cooper, Tex.
Cox,
Cox,
Crawford,
Culberson,
Curtis, Kans.
De Armond,
Denson,
Dinsmore,
Dockery,
Donovan,
Edmunds,
Ellis, Ky.

Epea,
Fithian,
Funston,
Fyan,
Goodnight,
Grady,
Hall, Mo.
Hartman,
Hatch,
Heard,
Henderson, N. C.
Hilborn,
Hooker, Miss.

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Hunter,
Hutcheson,
Lidrt,
Jones,
Kilgore,
Kyle,
Lane,
Lawson,
Lester,
Livingston,
Lucas,
Maddox,
Marshall,

McCulloch,
McDearmon,
McMillin,
McRae,
Meredith,
Money,
Monegan,
Morgan,
Moees,
Murray,
Neill,
Newlands,
O'Ferrall,

Paynter, Pendleton, Tex. Pickler, Richardson, Mich. Richardson, Tenn. Robbins, Robertson, La. Russell, Ga. Sayera, Sibley, Snodgrass, Stallings, Stockdale,

Stone, Ky.
Swannon,
Tarsney,
Tarsney,
Tarte,
Terry,
Turpin,
Tylor,
Wheeler, Ala.
Whiting,
Williams, Ill.
Williams, Misa.
Wilsen, Wash.

NAYS-238.

Adams, Alderson, Aldrich, Apsley, Avery, Babcock Baker, N. H. Baldwin, Barnes, Bartholdt, Bartlett, Barwig, Belden, Beltzhoover. Berry, Bingham, Black, Ill. Blair, Boutelle Brattan. Brawley, Breckinridge, Ark. Breckinridge, Ky. Hall, Minn. Hammond, Hare, Harmer. Harris, Harter, Haugen, Hayes, Heiner. Henderson, Ill. Honderson, Iowa Hendrix, Hepburn Hermann, Hicks. Hines, Hitt, Holman, Hooker, N. Y. Hooker, N. 1 Hopkins, Ill. Hopkins, Pa. Houk, Ohio Houk, Tenn. Hullick, Hull, Johnson, Ind. Johnson, N. Dak. Johnson, Ohio Joy, Kiefer, Kribbs, Lacey, Lapham, Latimer, Layton,

Breta, Brickner Brookshire. Brosius. Brown, Bryan, Burrows, Bynum, Cabaniss Cadmus, Caldwell Campbel Cannon, Ill. Caruth, Catchings, Causey, Chickering, Childs, Clancy, Clarke, A Cobb, Mo. Cockran Cogswell Linton, Lisle, Lockwood, Loud, Loudenslager, Lynch, Magner, Mahon, Mallory. Marsh, Martin, Ind. Marvin, N. Y. McAleer, McAleer, McCall, McCleary, Minn. McCreary, Ky. McDannold, McDowell, McEttrick. McEttrick, McGann, McKaig, McKeighan, McLaurin, McNagny, Meiklejohn, Mercer, Meyer, Milliken, Moon, Morse, Mutchler, North way, Oates, O'Neil, Mass. O'Neill, Pa.

Compton. Conn, Coomba Cooper, Fla. Cooper, Ind. Cornish, Cousins. Covert Crain, Cummings, Curtis, N. Y. Dalzell, Daniela. Davey, DeForest, Dingley, Dolliver, Doolittle. Draper. Dunn, Dunphy, Durborow, Eilis, Oreg. Paschal, Patterson. Payne, Pearson Pendleton, W. Va. Perkins, Phillips, Pigott, Post, Powers, Price, Randall, Ray, Rayner, Reed, Reilly, Reyburn, Richards, Ohio Ritchie, Robinson, Pa. Rusk, Russell, Conn. Ryan. Schermerhorn, Scranton, Settle, Shaw, Sherman. Sickles. Sipe, Smith. Somers. Sperry, Springer, Stephenson,

English, Erdman, Everett, Fellows Fielder. Fitch. Fletcher. Forman. Funk, Gardner. Gear, Geary, Geissenhainer, Gillet, N. Y. Gillett, Mass. Goldzier, Gorman. Gresham. Grosvenor. Grout. Hager, Hainer. Haines, W. A. Storer. Strait. Strong Sweet, Talbert, S. C. Talbott, Md. Tawney, Taylor, Ind. Taylor, Tenn. Thomas. Tracey, Tucker, Turner, Updegraff, Van Voorhis, N. Y. Van Voorhis, Ohio Wadsworth, Walker, Wanger Warner. Washington, Waugh, Weadock, Wells, Wever, Wheeler, Ill. White, Wilson, Ohio Wilson, W. Va. Wise. Wolverton. Woomer, Wright, Mass. Wright, Pa.

NOT VOTING-11.

Baker, Kans. Boen, Cooper, Wis.

Lefever.

Lilly,

Davis, Graham, Hudson,

Outhwaite,

Page,

Kem, Maguire, Pence,

Stevens, Stone, C. W.

> Shell, Simpson.

So the amendment was not agreed to.

Mr. Bland. I offer an amendment for a ratio of 20 to 1.

The SPEAKER. The gentleman from Missouri (Mr. Bland) submits an amendment, which the Clerk will report.

The Clerk read as follows:

"Provided. That all holders of silver bullion of the value of \$50 or more, and not too base for the operations of the mints, shall be entitled to deposit the same at the mints and to have the same coined into silver dollars containing 516 grains of standard silver to the dollar on same terms and conditions as gold bullion is now deposited and coined. That said dollars shall be a legal tender for all debts and dues, both public and private, and silver certificates shall be issued on said dollars in like manner as silver certificates are now issued on standard silver dollars."

The SPEAKER. This is the amendment authorized under the order of the House

providing for coinage at the ratio of 20 to 1.

Mr. Bland. On that I demand the yeas and nays.

The yeas and nays were ordered.

The question was taken; and there were—yeas 122, nays 222, not voting 9; as follows:

YEAS-123.

Abbott, Alderson Alexander, Atlen, Arnold Bailey, Bankhead, Bell, Colo. Bell, Tex. Black, Ga. Blanchard, Bland. Bostner Bower, N. C. Bowers, Cal. Branch, Broderick. Bunn, Burnes Caminett Cannon, Cal. Capebart, Clark, Mo. Cobb, Ala. Coffeen, Cooper, Tex. Cox Crain

Crawford.

Culberson Curtis, Kans De Armond. Denson, Dinamore. Dockery, Donova Doolittle Edmunds, Ellis, Ky. Ellis, Oreg. Enloe, Epes, Fithian Funston. Fyan, Goodnight, Grady, Hall, Mo. Hartman. Hatch, Heard Henderson, N. C. Hermann. Hilborn, Hooker, Miss. Hopkins, Pa. Hunter. Hutcheson. Tkirt,

Kilgore, Kyle, Lane, Lawson. Lester. Linton. Livingston, Lucae Maddox, Maddox,
Mallory,
Marsh,
Marsh,
McCulloch,
McDearmon,
McMillin,
McRae,
Meiklejohn,
Meredith,
Money,
Montgomery, Moon, Morgan, Moses, Morray Neill, Newlands, Oates, O'Ferrall. Paynter,

Pickler. Richardson, Mich. Richardson, Tenn. Robbins. Robertson, La Russell, Ga. Sayers, Sibley, Snodgrass, Stallings, Stockdale, Stone, Ky. Swanson Taraney, Tato. Terry, Tucker. Turner, Turpin, Tyler, Wesdock, Wheeler, Ala. White. Whiting, Williams, Ill. Williams, Miss. Wilson, Wash.

NAYS-222.

Adams Aldrich, Apsley, Avery, Babcock Baker, N. H. Baldwin, Barne Bartholdt, Bartlett. Barwig, Belden, Beltzboover. Berry, Bingham, Black, Ill. Blair, Boutelle, Brattan, Brawley, Brockinridge, Ark. Breckinridge, Ky. Brickner Brookshire, Brosius, Brown, Bryan. Burrows,

Bynam.

Cabaniss. Cadmus Caldwell Campbell Cannon, Ill. Caruth. Catchings, Causey, Chickering, Childs, Clancy, Clarke, Al Cobb, Mo. Cockran Cogswell, Compton, Conn Coomba Cooper, Fla. Cooper, Ind. Cornish. Cousins, Covert Cummings, Curtis, N. Y. Dalsell, Daniels Davey, De Forest Dingley,

Jones,

Dolliver, Draper, Dunn. Dunphy, Durborow English, Erdman, Everett, Fellows, Fielder, Fitch. Fletcher. Forman, Funk. Gardner. Gear, Geary, Geissenhainer. Gillet, N. Y. Gillett, Mass Goldsier. Gorman. Greeham Grosvenor, Grout, Hager, Hainer, Haines, Hall, Minn.

Pendleton, Tex.

Hare, Harmer, Harries, Harter. Haugen, Hayes, Heiner, Henderson, Ill. Henderson, Iowa Hendrix Hepburn, Hicks. Hines, Hitt, Holman, Hooker, N. Y. Hopkins, Il. Houk, Ohio Houk, Tenn. Hulick, Hull. Johnson, Ind. Johnson, N. Dak. Johnson, Ohio Joy, Kem, Kiefer, Kribbe, Lacey, Lapha

Latimer. Layton, Lefever. Lilly, Lisle, Lockwood Loud, Loudenslager. Lynch, Mygner, Maguire, Mahon, Martin, Ind. Martin, Ind.
Marvin, N. Y.
McAleer,
McCall,
McCleary, Minn.
McCreary, Ky.
McDawnold,
McDowell, McEttrick. McGann, McKaig, McKeighan,

Mercer. Meyer, Milliken, Morse Mutchler. Northway, O'Neil. Mass. O'Neill, Pa. Outhwaite, Page, Patterson. Payne, Pearson, Pendleton, W. Va. Perkins, Phillips, Pigott, Post. Powers Randall Ray, Rayner, Reed, Reilly, Reyburn, Richards, Ohio

Ritchie Robinson, Pa. Rusk Russell, Conv. Ryan, Schermerhorn. Scranton. Settle. Shaw, Sherman. Sickles. Sipe, Smith, Somera Sperry, Springer, Stephenson, Stevens, Stone, C. W. Stone, W. A. Storer, Strait, Strong. Sweet, Talbert, S. C. Talbott, Md.

Tawney, Taylor, Ind. Taylor, Tenn. Thomas, Tracey, Updegraff, Van Voorhis, N. Y. Van Voorhis, Ohio Wadsworth, Walker. Wanger, Warner, Washington, Waugh, Wells, Wever, Wheeler, Ill. Wilson, Ohio Wilson, W. Va. Wise Wolverton. Woomer, Wright, Mass. Wright, Penn.

NOT VOTING-9.

Baker, Kans. Boen, Cooper, Wis.

McLaurin,

McNaguy,

Davis, Graham. Hudson. Ponce.

Shell. Simpson.

So the amendment was not agreed to.

Mr. Bland. I offer an amendment reviving the Bland-Allison act of 1878. The SPEAKER. The gentleman from Missouri [Mr. Bland] offers an amendment, which the Clerk will report.

The Clerk read as follows:

"Provided, That the act of February 28, 1878, entitled 'An act to authorize the coinage of the standard silver dollar and to restore its legal-tender character,' requiring the purchase monthly of not less than two million and not more than four million dollars' worth of silver bullion and the coinage of the same as fast as purchased into standard silver dollars, be, and the same is hereby, revived and reenacted into full force and effect."

The SPEAKER. This is the amendment, under the order of the House, known as the Bland-Allison amendment. The question is upon agreeing to the amendment.

Mr. Bland. Upon that I demand the yeas and nays.

Crawford,

Davis,

Culberson.

The yeas and nays were ordered.

The question was taken; and there were—yeas 136, nays 213, not voting, 4; as follows:

YEAS-136.

Jones,

Abbott, Aitken, Alderson Alexander. Allen Arnold Bailey, Baker, Kans. Bankhead. Bell, Colo. Bell, Tex. Black, Ga Blanchard, Bland. Boatner, Boen, Bower, N. C. Bowers, Cal. Branch. Bretz, Brookshire. Bryan, Bunn, Caminetti, Cannon, Cal. Capehart, Clark, Mo. Cobb, Ala. Cockrell, Coffeen. Conn, Cooper, Tex. Cox.

De Armond, Dengon Dinamore Dockery, Donovan, Doolittle. Edmunds, Ellis, Ky. Ellis, Oreg. Enloe, Epes, Fithian, Fyan, Goodnight, Grady, Hall, Mo. Hare Harris Hartman, Hatch, Heard Henderson, N. C. Hermann, Hilborn, Holman, Hooker, Miss. Hopkins, Pa. Hudson, Hunter, Hutcheson, Ikirt,

Kem, Kilgore, Kyle, Lane Latimer, Lawson, Lester, Linton. Livingston. Lucas Maddox, Maguire, Marshall, McCreary, Ky. McCulloch, McDearmon. McKeighan, McLaurin, McMillin, McRae. Meredith, Money, Montgomery, Morgan, Moses, Murray, Neill, Oates, O'Ferrall, Paschal, Paynter,

Pendleton, Tex.

Pickler. Price, Richardson, Mich. Richardson, Tenn. Ritchie, Robbins. Robertson, La. Russell, Ga. Sayers, Sibley. Simpson, Snodgrass, Stallings, Stockdale, Stone, Ky. Strait. Swanson. Sweet, Talbert, S. C. Taraney, Tate Taylor, Ind. Terry, Tucker, Turpin, Tyler, Weadock, Wheeler, Ala. Whiting. Williams, Ill. Williams, Miss. Wilson, Wash. Woodard.

NAYS-213.

Adams Dalzell Johnson, Ind. Johnson, N. Dak. Johnson, Ohio Reed Reilly, Aldrich, Daniels Reyburn, Richards, Ohio Apsley, Davey, DeForest Avery, Babcock Joy, Kiefer Dingley, Dolliver. Robinson, Penn. Baker, N. H. Rusk, Russell, Conn. Kribbs. Baldwin, Lacey, Lapham, Draper, Barnes, Bartholdt, Dunn, Ryan, Schermerhorn, Layton, Lefever, Lilly, Dunphy, Rartlett. Durborow. Scranton. Barwig, English, Settle. Belden Erdman, Shaw, Lisle Beltzhoover, Everett, Lock wood. Sherman. Berry, Bingham, Black, Ill. Fellows. Loud, Loudenslager, Sickles, Fielder, Sipa Lynch, Magner, Mahon, Smith. Fitch. Blair, Fletcher. Somera. Sperry, Springer,' Stephenson, Boutelle, Forman, Mallory, Brattan, Funk, Brawley Funston. Marsh, Breckinridge, Ark. Breckinridge, Ky. Martin, Ind. Marvin, N. Y. Stevens, Stone, C. W. Stone, W. A. Gardner. Gear, Geary, Brickner, Broderick. McAleer, Geissenhainer, Gillet, N. Y. Gillett, Mass. McCall, Storer McCleary, Minn. McDannold, McDowell, Brosius, Strong, Talbott, Md. Brown, Burrows, Tawney, Taylor, Teun. Goldzier. McEttrick, McGann. Bynnm, Cabaniss. Gorman Greeham Thomas. Cadmus McKaig, Tracey, Grosvenor. McNagny, Meiklejohn, Grout, Caldwell Turner, Updegraff, Van Voorhis, N. Y. Van Voorhis, Ohio Hager, Hainer. Campbell Cannon, Ill. Mercer, Baines, Hall, Minn Meyer, Milliken, Caruth, Catchings, Wadsworth, Moon, Morse Causey, Chickering, Hammond. Walker. Wanger, Harmer, Childs, Clancy, Harter, Mutchler, Warner, Washington, Northway, O'Neil, Mass. O'Neill, Penn. Haugen, Clarke, Al Cobb, Mo. Hayes, Waugh, Wells, Wever, Wheeler, Ill. Heiner. Cockran Henderson, Ill. Outhwaite. Cogswell Henderson, Iowa Page, Patterson, Compton, White, Hendrix. Coombs, Hepburn, Hicks, Wilson, Ohio Wilson, W. Va. Payne, Cooper, Fla Pearson, Cooper, Ind. Cornish, Hines, Pendleton, W. Va. Wise, Hitt, Hooker, N. Y. Hopkins, Ill. Houk, Ohio Houk, Tenn. Hulick, Wolverton, Perkins, Cousins, Woomer, Wright, Mass. Phillips, Pigott, Covert, Crain, Cummings, Curtis, Kans. Curtis, N. Y. Wright, Penn. Power Randall Ray, Rayner, Hull

NOT VOTING-4.

Newlands.

Graham.

Cooper, Wis.

bill.

So the amendment was rejected.

The SPEAKER. The question now is on the engressment and third reading of the

Mr. Bailey. Mr. Speaker, I desire to submit an amendment.

Mr. BAILEY. I will ask the Clerk to read the amendment I have offered.

The Clerk read as follows:

"Strike out all after the word "coined" and beginning with the word "and" in line 16 on page 2.

"The words proposed to be stricken out are as follows:

"And the faith and credit of the United States are hereby pledged to maintain the parity of the standard gold and silver coins of the United States at the present legal ratio or such other ratio as may be established by law."

The SPEAKER. The order adopted by the House seems to the Chair to be very plain upon this question. It first provides for general debate, then for debate under the five-minute rule, then names specifically certain amendments which may be offered and upon which a vote shall be taken, and then makes this provision, which is

Shell.

applicable to the point in the consideration of the bill at which we have arrived. After disposing of the amendment providing for the reenactment of the Bland-Allison

act, the order says:
"The vote then to be taken on the engrossment and the third reading of the bill

as amended, or on the bill itself, if all amendments shall have been voted down, and on the final passage of the bill without other intervening motions."

We have arrived at the stage now where the vote is to be taken, according to this order, on the engrossment and third reading of the bill. If the previous question had been ordered on the reading and engrossment of the bill it would not be maintained that a separate vote could then be taken on different propositions contained in the bill. Here is the direction of the House as to what shall be done when we reach this stage—that the vote shall be taken. Therefore, the Chair is constrained to overrule the point made by the gentleman from Texas, and to hold that under the special order an amendment is not in order.

Mr. Bailey. Then, Mr. Speaker, I shall demand a separate vote on the two propo-

sitions.

The SPEAKER. The question now is on the engressment and third reading of the

The bill was ordered to be engrossed and read a third time; and it was accord-

ingly read a third time.

The SPEAKER. The question now is on the final passage of the bill.

Mr. Wilson, of West Virginia. Mr. Speaker, on that I call for the yeas and nays.

The SPEAKER. The gentleman from West Virginia [Mr. Wilson] demands the previous question upon the final passage of the bill.

The yeas and nays were ordered.

The question was taken; and there were—yeas 239, nays 108, not voting, 6: as follows:

YEAS-239.

Adams, Alderson Aldrich, A paley, Avery, Babcock, Baker, N. H. Baldwin, Avery Barne Barnes, Bartholdt, Bartlett, Barwig, Relder Beltzhoover. Berry, Bingham, Black, Ga. Black, Ill. Blair, Boutelle, Brattan. Brawley Breckinridge, Ark. Breckinridge, Ky. Bretz. Brickner Brookshire Brosius, Brown. Bunn. Burrows. Bynum, Cabanisa Čadmu Cald wel Campbell Cannon, Cal. Caruth, Catchings Causey, Chickering, Childs. Člancy, Clarke, Al Cobb, Mo. Cockran. Cogawell, Compton.

Conn, Coombs Cooper, Fla. Cooper, Ind. Cornish, Cousins. Covert, Crain, Cummings, Curtis, N. Y. Dalzall Daniels, Davey, De Forest, Dingley, Dolliver, Donovao Doolittle. Draper, Dunn, Dunphy, Durborow Edmunds, English, Erdman, Everett, Fellows Fielder, Fitch. Fletcher, Forman, Gardner, Gear. Geary, Goissenhainer, Gillet, N. Y. Gillett, Mass. Goldzier, Gorman. Gresham Grosvenor, Grout, Haine Hall, Minn.

Hammond.

Hare,

Harmer.

Harter, Haugen, Hayes, Heiner, Henderson, Ill. Henderson, Iowa. Hendrix, Hicks, Hines. Hitt, Holman, Hooker, N. Y. Hopkins, Ill. Houk, Ohio Houk, Tenn. Hulick, Hall, Hunter. Johnson, Ind. Johnson, N. Dak. Johnson, Ohio Joy, Kiefer, Kribbs, Lacey, Lapham, Lawson, Layton, Lefever Lester, Lilly, Linton Linle, Lock wood. Louder Lynch, oudenslager, Magner, Mahon, Marchall Martin, Ind. Marvin, N. Y. McAleer, McCall. McCleary, Minn. McCreary, Ky. McDannold, McDowell, McEttrick,

McGann, McKaig, McMillin McNagny, Mercer. Moredith Meredita, Meyer, Milliken, Montgomery, Moon Morse, Mutchler, Northway, Oates, O'Forrall, O'Neil, Mas O'Neil, Pa. Outhwaite. Page, Paschal Patterson. Payne, Paynter, Pearson, Pendleton, Tex. Pendleton, W. Va. Perkins. Phillips, Pigoti Post Powers. Price. Randall Ray, Rayner, Reed, Reilly. Reyburn, Richards, Ohio Richardson, Mich. Ritchie, Robinson, Pa. Rusk, Russell, Conn. Russell, Ga. Ryan, Schermerhorn, Scranton,

Settle. Sherman, Sickles, Sipe, Somera Sperry, Springer, Stephenson, Stevens, Stone, Charles W. Stone, William A.

Stone, Kv. Storer Strong Swanson, Talbott, Md. Tawney, Taylor, Ind. Thomas, Tracey, Tucker, Turner. Turpin.

Updegraff, Van Voorhis, N. Y. Van Voorhis, Ohio Wadsworth, Walker, Wanger, Warner. Washington, Waugh, Wesdock. Wells.

Wever, Wheeler, III. White, Whiting, Wilson, Ohio Wilson, W. Va. Wise Wolverton. Woomer, Wright, Mass. Wright, Pa.

WAYS-108.

Abbott. Aitken Alexander. Allen Arnold, Bailey, Baker, Kans. Bankhead, Bell, Colo. Bell, Tex. Blanchard, Bland, Boen. Bower, N. C. Bowers, Cal. Branch Broderick. Bryan, Burney Caminetti Caminetti, Cannon, Ill. Clark, Mo. Cobb, Ala. Coffeen, Cooper, Tex.

De Armond. Denson. Dinsmore, Dockery, Ellis, Ky. Ellis, Oreg. Enloe, Epes, Fithian Funston. Fyan, Goodnight, Grady, Hager, Hainer Hall, Mo. Harris, Hartman. Hatch, Heard. Henderson, N. C. Hepburn,

Culberson.

Davis.

Curtis, Kans.

Hooker, Miss. Hopkins, Pa. Hudson, Hutcheson. Ikirt, Jones. Kem, Kilgore, Kyle, Lane, Latimer. Livingston, Loud, Lucas Maddox, Maguire, Mallory, Marsh, McCulloch, McDearmon, McKeighan, McLaurin, McRae Meikleichn. Money, Morgan, Moses,

Murray, Neill, Newlands. Pence, Pickler Richardson, Tenn. Robbins, Robertson, La. Sayers, Sibley, Simpson, Smith. Snodgrasa, Stallings, Stockdale, Strait, Sweet Talbert, S. C. Taraney, Tate. Taylor, Tenn. Terry,
Wheeler, Ala.
Williams, Ill.
Williams, Miss.
Wilson, Wash. Woodard.

NOT VOTING-6.

Boatner, Capebart

Crawford.

Čox,

Cockrell. Cooper, Wis.

Hermann,

Hilborn.

Graham,

Shell.

So the bill was passed. [Applause on the floor and in the galleries.]

IN THE SENATE.

[August 28, 1893.]

Received from the House, and referred to Committee on Finance. [August 29, 1893.]

Reported back with amendment.

The Senate, as in Committee of the Whole, resumed the consideration of the bill (H. R. 1) to repeal a part of an act, approved July 14, 1890, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," the pending question being on the amendment proposed by Mr. Peffer to the amendment of the Committee on Finance.

The Vice-President. The Senator from Kansas (Mr. Peffer) is entitled to the floor.

Mr. Peffer. I ask that the pending amendment to the amendment of the commit-

tee may be read.

The VICE-PRESIDENT. The amendment to the amendment will be read.

The SECRETARY. At the end of line 13, in the amendment reported by the Committee on Finance, it is proposed to insert:

"That the standard for both gold and silver coins of the United States shall hereafter be such that of one thousand parts by weight nine hundred shall be of pure metal and one hundred of alloy; and the alloy of the silver coins shall be of copper; and the alloy of the gold coins shall be of copper and silver: *Provided*, That the silver

ver do not exceed one-half of the whole alloy.
"SEC. 2. That of the silver coins the dollar shall be of the weight of 4124 grains; the half dollar of the weight of 2061 grains; the quarter dollar of the weight of 1031 grains; the dime, or tenth part of a dollar, of the weight of 411 grains. And that dollars, half dollars, and quarter dollars, and dimes shall be legal tenders of pay-

ment, according to their nominal value, for any sums whatever.

"SEC. 3. That of the gold coins the weight of the eagle shall be 258 grains; that of the half eagle 129 grains; and that of the quarter eagle 644 grains. And that for all sums whatever the eagle be a legal tender of payment for \$10, the half eagle for \$5, and the quarter eagle for \$2.50.

"SEC. 4. That the silver coins heretofore issued at the Mint of the United States and the gold coins issued since the 31st day of July, 1834, shall continue to be legal tenders of payment for their nominal values on the same terms as if they were of

the coinage provided for by this act.
"Sec. 5. That gold and silver bullion brought to the Mint for coinage shall be received and coined, by the proper officers, for the benefit of the depositor: Provided, That it shall be lawful to refuse, at the Mint, any deposits of less value than \$100 and any bullion so base as to be unsuitable for the operations of the Mint: And provided also. That when gold and silver are combined, if either of these metals be in such small proportion that it can not be separated advantageously, no allowance shall be made to the depositor for the value of such metal.

"SEC. 6. That when bullion is brought to the mint for coinage it shall be weighed by the treasurer, in the presence of the depositor, when practicable, and a receipt given which shall state the description and weight of the bullion: Provided, That when the bullion is in such a state as to require melting before its value can be ascertained, the weight after melting shall be considered as the true weight of the bul-

lion deposited.

"SEC. 7. That all provisions of existing laws relating to coinage which are not inconsistent with the provisions of this shall be construed in aid of the execution of

"SEC. 8. That all provisions of law in conflict with the provisions of this act are hereby repealed.

"SEC. 9. That this act shall take effect, and be in force immediately."

[September 1, 1893.]

Amendment intended to be proposed by Mr. Hansbrough to the bill (H. R. 1) to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," viz: Insert the following:

Provided, That the Secretary of the Treasury shall issue silver certificates, in suitable denominations, to replace all classes of gold coin of paper currency, including national bank notes of less denominations than twenty dollars, and shall purchase, on the first and fifteenth of each calendar month, a sufficient amount of silver bul lion and coin the same into standard dollars of four hundred and twelve and one-half grains, as a basis for the circulation and redemption at par of said certificates: Provided further, That said certificates shall be a legal tender for all sums of one hundred dollars or less: And provided further, That on and after the passage and approval of this act the issue of gold coins and paper currency of less denominations than twenty dollars, except the silver certificates herein provided for, shall cease.

[September 4, 1893.]

Amendment intended to be proposed by Mr. Kyle to the amendment proposed by the Finance Committee of the Senate to the bill (H. R. l) to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," vis: At the end of line 13 of the committee's amendment insert the following:

That holders of silver bullion of the value of fifty dollars or more, and not too base for the operations of the mints, shall be entitled to deposit the same for coinage at the mints of the United States, and to have the same coined into legal-tender standard silver dollars of four hundred and twelve and one-half grains standard silver to the dollar, on the same terms and conditions on which gold bullion is now deposited and coined: *Provided*, That in the coinage of all silver presented at the mints the Government shall receive the seigniorage, or difference between the bullion and coin value of said metal. That silver certificates shall be issued on such dollars in the manner now provided by law for the issuing of certificates on standard silver dollars.

[September 4, 1893.]

Amendment intended to be proposed by Mr. Call (by request) to the bill (H. R. 1) to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," viz: Insert the following:

Provided, That all the silver bullion in the Treasury shall be coined into dollars, half-dollars, and quarter-dollars, at the ratio of sixteen to one, as now prescribed by law, and that silver certificates, which shall be a legal tender for all debts, private and public, shall be issued and paid out for all public dues, and deposited in

the national depositories and subtreasuries.

SEC. 2. That the Governments of North and South America shall be requested by the President of the United States to send delegates to a congress to be convened at the city of Washington on the first Monday in December of the current year; that such congress shall consider and decide upon a common standard or ratio of value to gold upon which gold and silver shall be maintained and admitted to free coinage in all the mints of North and South America, and in which they shall be a legal tender for all debts, public and private, in their respective countries.

SEC. 3. That the United States shall admit gold and silver to free coinage, without discrimination against either metal, at such ratio as shall be declared by Congress at its regular session in December next, and the public faith is hereby pledged to the adoption of some ratio between gold and silver during the session of Congress

of December next.

[September 4, 1893.]

Amendment intended to be proposed by Mr. Butler to the bill (H. R. 1) to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion, and the issue of Tressury notes thereon, and for other purposes," viz: Insert the following:

. That section thirty-four hundred and twelve of the Revised Statutes of the United States, the same being section one hundred and twenty-two of the national-bank act, imposing a tax of ten per centum upon the amount of notes of any person or of any State bank or State banking association used for circulation and paid out by them be, and the same is hereby, repealed: Provided, That such State banks of circulation only as secure their circulation by coin or approved State or municipal bonds shall receive the benefit of this act.

[September 8, 1893.]

Amendment intended to be proposed by Mr. Call (by request) to the bill (H. R. 1) to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," viz: Insert the following as additional sections at the end of the bill:

. That the mints of the United States shall be open for the coinage of all gold and silver bullion that shall be brought to them into coins of the standard weight

and fineness now prescribed in the laws of the United States.

SEC. —. That all laws and parts of laws prescribing a ratio between gold and silver coin are hereby repealed, and all laws and parts of laws of the United States making either gold or silver a legal tender for the payment of private debts are hereby repealed.

SEC. -. That all coin issued from the mints of the United States shall be receivable for all public dues to the United States at a valuation of gold and silver coin, respectively, to be made by the Secretary of the Treasury and published in advance of the time of collection for such a length of time as will give ample notice to all taxpayers.

[September 14, 1893.]

Amendment intended to be proposed by Mr. Faulkner to the bill (H. R. 1) to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver buillon and the issue of Treasury notes thereon, and for other purposes;" and an amendment to be proposed by Mr. Faulkner to the bill (S. 570) entitled "A bill discontinuing the purchase of silver buillon," submitted as an amendment to House bill No. 1, viz: Insert the following:

SEC. —. That there shall be coined, under the direction of the Secretary of the Treasury, at the several mints of the United States, from the silver bullion purchased under the act entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," approved July fourteenth, eighteen hundred and ninety, silver dollars of the weight of four hundred and twelve and one-half grains troy, of standard silver, as provided in the act of January eighteenth, eighteen hundred and thirty-seven, on which shall be the devices and superscriptions now provided by law; which coins, together with all silver dollars heretofore coined by the United States, or which shall be coined under this act, of like weight and fineness, shall be a legal tender at their nominal value, for all debts and dues, public and private, except where otherwise expressly stipulated in the contract. And any silver dollars coined under the provisions of this section in excess of the nominal value of the Treasury notes outstanding, issued in payment for said bullion, shall be covered into the Treasury as a miscellaneous receipt: Provided, That not less than three million standard dollars shall be coined mouthly from said bullion.

SEC. —. That the Secretary of the Trensury is authorized and directed to purchase monthly, at the market price thereof, sufficient silver bullion from which may be coined two million standard silver dollars, and to coin the same into quarters, half dollars, or standard dollars, at such times and in such amounts as, in his discretion, the business demands of the country may require, and a sum sufficient to carry out the foregoing provision of this act is here appropriated out of any money in the Treasury not otherwise appropriated. And any gain or seignorage arising from this coinage shall be accounted for and paid into the Treasury, as provided under existing laws relative to the subsidiary coinage: Provided, That the Secretary of the Treasury is authorized and directed to have three millions of standard silver dollars coined monthly, from any bullion remaining uncoined, purchased under authority of this section, after the bullion now in the Treasury shall have been coined as provided for by this act: Provided further, That when the coinage of silver, including that heretofore coined of all denominations and outstanding and that provided for under the provisions of this act, shall aggregate the sum of eight hundred millions of dollars, the Secretary of the Treasury is authorized and directed to cease the further purchase and coinage of silver.

Sec.—. That when any of the certificates issued under authority of the act entitled "An Act to authorize the coinage of the standard silver dollar and to restore its legal-tender character," approved February twenty-eighth, eighteen hundred and seventy-eight, or Treasury notes issued under authority of the act entitled "An Act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," approved July fourteenth, eighteen hundred and ninety, shall be received at the Treasury, or any subtreasury, the same shall not be reissued, but shall be delivered to the Treasurer of the United States, who shall cause them to be assorted, counted, and a record made of the same, and, under such regulations as the Secretary of the Treasury may prescribe, the said notes shall be totally destroyed, and as rapidly as the said certificates are received and destroyed the silver coin held by the Treasury for their redemption shall be covered into the Treasury as a miscellaneous receipt. And that the Treasury notes issued in payment for bullion under the act approved July fourteenth, eighteen hundred and ninety, shall only be redeemed and destroyed as rapidly as the said bullion is coined into standard silver dollars, as provided for in this act, and when so destroyed, the nominal amount of the silver coined under the provisions of this act from the bullion held by the Treasury for their redemption, shall, to the amount of the notes so canceled, be covered into the Treasury as a miscellaneous receipt.

SEC. —. That all national-bank notes, of a denomination less than ten dollars received at the Treasury or at any subireasury, shall not be paid out, but shall be delivered to the Treasurer of the United States, who shall cause them to be carefully assorted, numbered, and counted, and the notes of each national bank shall be ascertained; and so soon as the notes of any national bank shall be ascertained to the amount of five hundred dollars, or any multiple thereof, the said bank shall be notified and required, within sixty days thereafter, to redeem its said notes or to accept new notes of said bank, of a denomination not less than ten dollars, when the notes so redeemed or exchanged shall be totally destroyed as now provided by law. And if any national bank shall fail, neglect, or refuse, within sixty days after the date of said notice, to redeem or elect to exchange said notes, then the provisions of sections fifty-two hundred and twenty-seven, fifty-two hundred and twenty-nine, fifty-two hundred and thirty, and fifty-two hundred and thirty, and fifty-two hundred and thirty-one of the Revised Statutes

are hereby made applicable to the redemption of the said notes.

[September 18, 1893.]

Amendment intended to be proposed by Mr. Stewart to the bill (H. R. 1) to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," viz: Add thereto the following sections:

SEC. —. That the President of the United States be, and he hereby is, authorized and directed to invite the several governments of the republics of Mexico, Central and South America, Haiti, and San Domingo to join the United States in a conference to be held at Washington, in the United States, within four months from the passage of this act, for the purpose of "the adoption of a common silver coin to be issued by each government, the same to be legal tender in all commercial transactions between the citizens of all the American States" participating in such conference; such common coin shall be a dollar of not more three hundred and eighty-three and thirteenhundredths grains of pure silver, or less than three hundred and iffy-nine and ninety-one hundredths grains of pure silver.

SEC. —. That the United States will abide by and execute and carry into effect

SEC. —. That the United States will abide by and execute and carry into effect the decision of the majority of the governments represented in such conference as to the character and description of the common silver coin to be a legal tender in all

the countries represented in said conference, subject only to the limitations as to the amount of pure silver in such coin prescribed in the next preceding section. And the sending of delegates by any government to participate in such conference shall be regarded as binding upon the part of such government to abide by and carry into effect the decision of the conference; and when such common coin shall have been agreed upon by the conference each government represented at such conference shall open its mints to the unlimited coinage of the common coin so agreed upon by the conference for the benefit of depositors of silver bullion.

[September 19, 1893.]

Amendment intended to be proposed by Mr. Squire to the bill (H. R. 1) to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," vis: Strike out all after the enacting clause and insert the following:

That hereafter any owner of silver bullion may deposit the same at any mint of the United States, to be formed into standard dollars of the present weight and fineness for his benefit as hereinafter stated; but it shall be lawful to refuse any deposit of less value than one hundred dollars, or any bullion so base as to be unsuitable for the operation of the Mint: Provided, however, That there shall only be delivered or paid to the person depositing said silver bullion such number of standard silver dollars as shall equal the commercial value of said silver bullion on the day of deposit as ascertained and determined by the Secretary of the Treasury; the difference, if any, between the nominal or coin value of said standard silver dollars and the commercial value of the silver bullion thus deposited shall be retained by the Government as seigniorage, and the gain or seigniorage arising from such coinage shall be accounted for and paid into the Treasury: Provided, That the coinage of silver dollars under the provisions of this act shall not exceed the sum of four million dollars per month. The amount of such seigniorage or gain shall be retained in the Treasury as a reserve fund in silver dollars or such other form of equivalent lawful money as the Secretary of the Treasury may from time to time direct for the purpose of maintaining the parity of value of every silver dollar issued under the provisions of this act with the gold dollar issued by the United States: Provided further, That when the number of standard silver dollars coined under the foregoing provision shall reach the sum of two hundred million dollars, then all further coinage of silver dollars shall cease.

SEC. 2. That the said silver dollars shall be a legal tender in all payments at their

nominal or coin value.

SEC. 3. That no certificates shall be issued to represent the silver dollars coined

under the provisions of this act.

SEC. 4. That so much of the act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," as directs the Secretary of the Treasury to purchase from time to time silver bullion to the aggregate amount of four million five hundred thousand ounces, or so much thereof as may be offered in each month at the market price thereof, not exceeding one dollar for three hundred and seventy-one and twenty-five one-hundredths grains of pure silver, and to issue in payment for such purchases Treasury notes of the United States, be, and the same is hereby, repealed.

[September 21, 1893.]

Amendment intended to be proposed by Mr. Gallinger to the bill (H. R. 1) to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," viz: Add thereto the following section:

SEC .- . That a monetary commission be appointed, consisting of three financial experts from private life, to be named by the President of the United States; three Senators, to be named by the President of the Senate, and three members of the House of Representatives, to be named by the Speaker of the House. Said commission shall be authorized and directed to take evidence in all parts of the country on matters relating to finance and the currency, report to be made to the President of the United States, who shall transmit the same to Congress at the earliest practicable moment. Said commission shall make careful investigation as to the change in the relative value of gold and silver, whether the change is due to the depreciation of silver or the appreciation of gold, the cause of the change, and its probable duration, its effect upon national finance, trade, commerce, agriculture, labor, and all other interests, and its relation to the standard of value in this and other countries; and shall also ascertain as near as practicable the silver producing capacity of the United States. The commission shall report on the best policy to be adopted to maintain the double standard, with a view to establishing and maintaining a

parity in the purchasing power of gold and silver, and what should be the legal ratio between the two metals; and also as to the best means of restoring and perpetuating confidence in commercial and financial circles and of promoting international bimetallism.

[September 22, 1893.]

Amendment intended to be proposed by Mr. Allen to the bill (H. R. 1) to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of kilver bullion and the issue of Treasury notes thereon, and for other purposes," vis: Insert the following:

SECTION 1. That from and after the date and passage of this act the unit of value in the United States shall be the dollar, and the same may be coined of four hundred and twelve and one-half grains of standard silver, or twenty-five and eight-tenths grains of standard gold; and the said coin shall be legal tender for all debts, public That hereafter any owner of silver bullion may deposit the same at and private. any mint of the United States, which deposit, less twenty per centum, which shall be deducted therefrom as seigniorage, shall be coined into standard dollars for his benefit and without other charge for coining than said deduction as seigniorage; which seigniorage shall be coined into standard dollars and covered into the Treasury; but it shall be lawful to refuse any deposit of less value than one hundred dollars, or any bullion so base as to be unsuitable for the operation of the Mint.

SEC. 2. That the provision of section three of "An act to authorize the coinage of the standard silver dollar and to restore its legal-tender character," which became a law February twenty-eighth, eighteen hundred and seventy-eight, is hereby made

applicable to the coinage in this act provided for.

SEC. 3. That the certificates provided for in the second section of this act shall be denominations of not less than one nor more than one hundred dollars, and such certificates shall be redeemable in coin of standard value. A sufficient sum to carry out the provisions of this act is hereby appropriated, out of any money in the Treasury not otherwise appropriated.

SEC. 4. That the certificates provided for in this act, and all silver and gold certificates issued, shall be receivable for all taxes and dues to the United States of every description, and shall be a legal tender for the payment of all debts, public and pri-

vate.

SEC. 5. That the owners of bullion deposited for coinage shall have the option to receive coin or its equivalent in the certificates provided for in this act, and such

bullion shall be subsequently coined.

SEC. 6. That on the passage and approval of this act, an act entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," approved July fourteenth, eighteen hundred and ninety, shall stand repealed.

[September 27, 1893.]

Mr. JONES, of Arkansas. I offer the amendment which I send to the desk, and ask that it may be read and printed. I desire it to be pending as an amendment intended to be proposed by me to the pending bill at the proper time.

The VICE-PRESIDENT. The amendment will be read.

The Secretary read the proposed amendment, which was to strike out all after the

enacting clause of the bill and insert:

"That a commission is hereby authorized, which shall consist of three Senators to be selected by the Senate, three Representatives to be selected by the Speaker of the House, and three other persons to be selected by the President of the United States, by and with the advice and consent of the Senate. The commission shall organize by electing one of their number chairman, and he shall appoint a clerk to said commission.

"That said commission shall hold its sessions in Washington, and in such other places as it shall direct; and may employ a stenographer and such messengers as shall be found necessary; and shall have power to direct the administration of oaths and to send for persons and papers. Six members of said commission shall consti-

tute a quorum to do business.

"That said commission shall examine into the financial and monetary condition of the Government and people of the United States with a view to devising means for the betterment thereof, and to this end shall have full jurisdiction to examine and report upon any financial or monetary question that concerns the people or the Government of the United States

"That said commission shall make a special examination of the following subjects and report upon each, separately, in their recommendation to Congress, and may

submit one bill or several bills to the respective Houses to carry their recommendations into effect, that is to say:

"First. The limited or unlimited coinage of lega-tender silver coins and the

ratio that shall be established between such coins and coins of gold.

"Second. The revision of the laws relating to legal tender, so as to prevent unjust discrimination in the legal-tender quality of any descriptions of money coined or issued by the United States or for the redemption of which the faith of the Government is pledged.

"Third. The repeal of the taxes upon the issues of State banks that circulate as money, and what restrictions upon the conduct of such banks are necessary for the public security and welfare and are within the competency of Congress to provide.

"Fourth. The actual cause of the recent embarrassed condition of the people and the national banks, in reference to the character or the supply of circulating medium, and the consequent paralysis of trade and industry, and what further legislation is required to prevent the national banks from abusing their powers, under the law, either by their separate dealing or in combination, concert, or conspiracy with other banks or persons to the detriment of the Government or people of the United States.

"Fifth. Said commission may appoint committees to consist of not less than three members thereof, two members to constitute a quorum, who shall be empowered to sit in any place in the United States and to take testimony, on oath to be administered by the designated chairman of such committee, to be reported to the commission. Such committees shall be appointed under the resolution or order of the

commission in such manner as they shall agree.

"SEC. 2. The Secretary of the Treasury is hereby directed to set apart and retain in the Treasury so much of the silver bullion now owned by the Government as will be necessary to redeem the outstanding Treasury notes issued under the act of July 14, 1890, in compliance with the terms of said act, and the remainder shall be set apart for coinage; and it shall be his duty to cause to be coined from the bullion so set apart for coinage not less than four millions of standard silver dollars per month, which shall be amassed in the Treasury; and until the coinage of the silver bullion so set apart for coinage shall be completed, the purchase of silver bullion under the provisions of the act of July 14, 1890, shall be suspended."

[September 30, 1893.]

Amendment intended to be proposed by Mr. Wolcott to the bill (H. R. 1) to repeal a part of an act approved July fourteenth, eighteen hundred and ninely, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," viz: Add at the end of the bill the following section:

SEC. . That the Secretary of the Treasury be, and he is hereby, authorized and directed to credit and pay to each State a sum equal to the amounts collected therein, respectively, as a tax or duty on raw cotton under the provisions of the act approved July first, eighteen hundred and sixty-two, and the supplemental and amendatory acts thereto; which sums, when so credited and paid, shall be accepted and held by such States to be disposed of as their respective legislatures, elected next after such payment, may direct.

[September 30, 1893.]

Amendment intended to be proposed by Mr. Perkins to the bill (H. R. 1) to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," viz: Add thereto the following sections:

SKC. . That the mints of the United States shall be open to the coinage of silver of proved American production at the same parity now existing between gold and silver, with a minting or seigniorage charge of twenty per centum, which shall be paid into the Treasury of the United States, and that no gold pieces for circulation of a less denomination than ten dollars be coined, and no more legal tender, national currency, or Treasury notes of a less denomination than five dollars be issued.

currency, or Treasury notes of a less denomination than five dollars be issued.

SEC. . That there shall be appointed a commission of five monetary experts, the members whereof shall not be otherwise connected with the Government, whose duty it shall be to keep Congress and the Executive advised on all necessary mat-

ters relating to the currency.

(October 3, 1893.)

Mr. MORGAN submitted an amendment intended to be proposed by him to the bill (H. R. 1) to repeal a part of an act approved July 14, 1890, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," which was read, and ordered to lie on the table, and to be printed, as follows:

Add to the text of the House bill the following section, with the appropriate number:

"That the citizens of the United States are entitled to and they shall have and enjoy all the rights and privileges defined and enacted in sections 14 and 15 of the act of Congress, approved January 18, 1837, entitled 'An act supplementary to the act entitled "An act establishing a mint, and regulating the coins of the United

States," any law, practice, construction, or usage to the contrary not withstanding.

"And to add to the value and security of said rights, in said statute defined, the Secretary of the Treasury is required to deduct from the customs duties that are or may be imposed by law upon articles imported from other countries into the United States 20 per cent of such duties when such imports are made in vessels of the United States or in vessels of the country where such imported articles are produced, provided the country in which such imported articles are produced shall, by law, provide that standard silver dollars coined in the mints of the United States and of the present standard, weight, and fineness, shall be legal tender for all debts, public and private, in such country so long as such laws shall be maintained in full force and effect therein."

[October 6, 1893.]

Amendment intended to be proposed by Mr. Blackburn to the bill (H. R. 1) to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of allver bullion and the issue of Treasury notes thereon, and for other purposes," vis: Strike out all in line 14, page 2, to line 26, inclusive, and insert the following:

SEC. 2. That on and after the first day of January, eighteen hundred and ninety-four, any mine owner or smelter producing silver which is derived exclusively from mines situated in the United States or its Territories, and which is of the required fineness, may present the same at any of the mints of the United States, and the same shall be coined free into silver dollars of the present standard, except the seigniorage hereinafter provided for, if presented in sums not less than one hundred dollars.

SEC. 3. That on the first day of each month the Secretary of the Treasury shall

establish the seigniorage for each following month.

SEC. 4. That the seigniorage for the coining silver shall be the difference between the market price of silver bullion and the minted value after coined, which seigniorage shall not be coined but shall be sold by the Secretary of the Treasury in open market, at home or abroad, at the highest price for gold, which gold shall be held in the Treasury and used only for the purpose of maintaining parity between the two metals.

SEC. 5. That in fixing or establishing the seigniorage the average price of silver sold by him the month preceding shall control, when he has sold any; otherwise the average price in the cities of London and New York.

SEC. 6. That in order to protect the mints against imposition no silver shall be coined under this act except such as is produced by smelters situated in the United States, and shall be stamped, marked, or molded as directed by the Secretary of the Treasury, who is hereby authorized to appoint such officers or agents and fix their compensation and prescribe such rules and regulations as may be necessary to carry this act into effect.

SEC. 7. That the silver bullion sold as heretofore provided shall have its earmarks

removed and shall, after sale, lose its privilege.

[October 10, 1898.]

Amendment intended to be proposed by Mr. Squire to the bill (H. R. 1) to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," vis: Strike out all after the enacting clause and insert the following:

That hereafter any owner of silver bullion, the product of mines or refineries located in the United States, may deposit the same at any mint of the United States, to be formed into standard dollars of the present weight and fineness, for his benefit, as hereinafter stated; but it shall be lawful to refuse any deposit of less value than one hundred dollars, or any bullion so base as to be unsuitable for the operation of the mint: *Provided, however*. That there shall only be delivered or paid to the person depositing said silver bullion such number of standard silver dollars as shall equal the commercial value of said silver bullion on the day of deposit, as ascertained and determined by the Secretary of the Treasury; the difference, if any, between the mint or coin value of said standard silver dollars and the commercial value of the silver bullion thus deposited shall be retained by the Government as seigniorage, and the gain or seigniorage arising from such coinage shall be accounted for and paid into the Treasury: *Provided*, That the deposits of silver bullion for coinage into silver dollars under the provisions of this act shall not exceed the sum of two million dollars per month. The amount of such seigniorage or gain shall be retained in the Treasury as a reserve fund in silver dollars, or such other form of equivalent lawful money as the Secretary of the Treasury may from time to time direct, for the purpose of maintaining the parity of value of every silver dollar issued under the provisions of this act with the gold dollar issued by the United States: Provided further, That when the number of standard silver dollars coined under the foregoing provision shall reach the sum of one hundred million dollars then all further coinage of silver dollars shall cease.

SEC. 2. That the said silver dollars shall be a legal tender in all payments at their

nominal or coin value.

Sec. 3. That no certificates shall be issued to represent the silver dollars coined

under the provisions of this act.

SEC. 4. That so much of the act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," as directs the Secretary of the Treasury to purchase from time to time silver bullion to the aggregate amount of four million five hundred thousand ounces, or so much thereof as may be offered in each month at the market price thereof, not exceeding one dollar for three hundred and seventy-one and twenty-five one-hundredths grains of pure silver, and to issue in payment for such purchases Treasury notes of the United States, be, and the same

is hereby, repealed.

SEC. 5. That the Secretary of the Treasury is hereby authorized to issue, sell, and dispose of, at not less than par in coin, bonds of the United States bearing interest not to exceed four per centum per annum, payable semiannually and redeemable at the pleasure of the United States after five years from their date, with like qualities, privileges, and exemptions provided for the bonds at present authorized, to the extent of two hundred million dollars, and to use the proceeds thereof for the purpose of maintaining the redemption of the United States notes according to the provisions of the act approved January fourteenth, eighteen hundred and seventy-five, and for the further purpose of maintaining all the money of the United States at par

with the gold dollar.

SEC. 6. That hereafter national banking associations shall be entitled to receive from the Comptroller of the Currency, upon compliance with all other terms and requirements of law therefor, circulating notes of different denominations, in blank, registered and countersigned as required by law, to the value at par of the United States bonds on deposit with the Treasurer in trust for the association: *Provided*, That the aggregate sum of such notes for which any association shall be liable at any time shall not exceed the amount of its capital stock at the time actually paid in.

[October 11, 1893.]

Amendment intended to be proposed by Mr. Peffer to the bill (H. R. 1) to repeal a part of an act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," vis: Insert the following:

SEC. 2. The silver coins of the United States shall hereafter be the dollar, the halfdollar, the quarter-dollar, and the dime, made of standard metal as provided in section eight of the act of Congress approved January eighteenth, eighteen hundred

and thirty-seven.

SEC. 3. That of the silver coins the dollar shall be of the weight of four hundred and twelve and one-half grains; the half-dollar of the weight of two hundred and six and one-fourth grains; the quarter-dollar of the weight of one hundred and one-eighth grains; the dime, or tenth part of a dollar, of the weight of forty-one and a quarter grains. And that dollars, half-dollars, and quarter-dollars, and dimes shall be legal tenders of payment, according to their nominal value, for any sums whatever. The said coins shall be made in the same form and have upon them the same devices and inscriptions as the silver coins now in circulation.

SEC. 4. The gold coins of the United States shall hereafter be the double eagle, to contain five hundred and sixteen grains of standard gold, and to be of the value of twenty dollars; the eagle to contain two hundred and fifty-eight grains of standard gold, and to be of the value of ten dollars; the half eagle to contain one hundred and twenty-nine grains of standard gold, and to be of the value of five dollars. The said coins shall be made of the same form and dimensions, with like inscriptions and devices as the coins of like denominations made under the provisions of the act of Congress approved February twelfth, eighteen hundred and seventy-three, and shall be legal tenders, according to their nominal value, for any sums whatever.

SEC. 5. That the standard for both gold and silver coins of the United States shall hereafter be such that of one thousand parts by weight nine hundred shall be of pure metal and one hundred of alloy; and the alloy of the silver coins shall be of copper; and the alloy of the gold coins shall be of copper and silver: Provided, That the silver do not exceed one-half of the whole alloy.

SEC. 6. That the silver coins heretofore issued at the mints of the United States and the gold coins usened since the thirty-first day of July, eighteen hundred and thirty-four, shall continue to be legal tenders of payment for their nominal values

on the same terms as if they were of the coinage provided for by this act.

SEC. 7. That gold and silver bullion brought to the mint for coinage shall be received and coined, by the proper officers, for the benefit of the depositor: Provided, That it shall be lawful to refuse, at the mint, any deposits of less value than one hundred dollars and any bullion so base as to be unsuitable for the operations of the mint: And provided also, That when gold and silver are combined, if either of these metals be in such small proportion that it can not be separated advantageously, no allowance shall be made to the depositor for the value of such metal.

SEC. 8. That when bullion is brought to the mint for coinage it shall be weighed by the treasurer, in the presence of the depositor, when practicable, and a receipt given which shall state the description and weight of the bullion: Provided, That when the bullion is in such a state as to require melting before its value can be ascertained, the weight after melting shall be considered as the true weight of the

bullion deposited.

SEC. 9. That all provisions of existing laws relating to coinage which are not inconsistent with the provisions of this act shall be construed in aid of the execution of this act.

SEC. 10. That all provisions of law in conflict with the provisions of this act are

hereby repealed.

SEC. 11. That this act shall take effect and be in force immediately.

[October 11, 1893.]

Amendment intended to be proposed by Mr. Harris to the bill (H. R. 1) to repeal a part of an act approved July 14, 1899, entitled "An act directing the purchasing of silver bullion and the issue of Treasury notes thereon, and for other purposes," viz: Strike out all in line 14, page 2, to line 26, inclusive, and insert the following:

That the seigniorage or profit fund which has resulted from the purchase or coinage of silver bullion shall be coined into silver dollars of standard weight and fineness, with full legal-tender quality, at the rate of not less than \$3,000,000 per month, and such dollars shall be covered into the Treasury.

SEC. 2. That when all the seigniorage or profit-fund bullion shall have been coined hereby directed to coin the said bullion monthly, as fast as purchased, into standard silver dollars, and a sum sufficient to carry into effect the provisions of this act is

hereby appropriated, out of any money in the Treasury not otherwise appropriated. SEC. 3. That when any paper circulating notes or certificates, of whatsoever character, of denominations less than \$10, issued under authority of the United States, except national-bank notes or certificates redeemable only in silver dollars, shall be received at the Treasury or any subtreasury, they shall not be reissued, but shall be assorted, counted, and recorded, and immediately destroyed in accordance with existing provisions of law. And as rapidly as said notes or certificates are destroyed they shall be replaced by an equal amount of like notes or certificates of denominations not less than \$10.

SEC. 4. That hereafter no national-bank notes shall be issued of a less denomination than \$10, and all such national-bank notes when received at the Treasury or any subtreasury shall be destroyed in accordance with law; and the national banking associations whose notes are destroyed under the provisions of this section shall be respectively required to substitute notes of denominations not less than \$10 in

lieu of those destroyed.

Src. 5. That from and after the passage of this act the coinage of the two-andone-half-dollar gold piece, and the five-dollar gold piece is hereby prohibited, and the coins above named shall not be struck or issued by the Mint of the United States, and such coins when received at the Treasury or any subtreasury shall be withdrawn from circulation and recoined into eagles and double eagles in accordance with law.

SEC. 6. That the holder of any standard silver dollars which have been or may be coined may deposit the same with the Treasurer or any assistant treasurer of the United States in any sum, and receive therefor notes of denominations less than \$10 only, which notes shall have the same legal-tender quality as the coin for which they are exchanged. The coin deposited for or representing the said notes shall be retained in the Treasury for the payment of the same on demand.

The Senator from Alabama (Mr. Morgan) moves to amend the title of House bill 1 by adding after the word "bullion," under the act approved July 14, 1890, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," so that the title will read as follows: A bill discontinuing the purchase of silver bullion under the act of July 14, 1890, entitled.

The Senator from Alabama (Mr. Morgan) offers an amendment to House bill 1, as

follows, to wit:

Strike out all the words in said bill after and including the word "and" in line

14, and insert the following:
"There shall be coined at the several mints of the United States silver dellars of the weight of 4124 grains troy of standard silver, as provided in the act of January 18, 1837, on which shall be the devices and superscriptions provided by this act; which coins, together with all silver dollars heretofore coined by the United States of like weight and fineness, shall be a legal tender at their nominal value for all debts and dues, public and private, except where otherwise expressly stipulated in

"And the Secretary of the Treasury is authorized and directed to purchase, from time to time, an amount and quantity of silver bullion at the market price thereof, and have the same coined into standard silver dollars equal in number to the number of gold dollars coined at said mints during each of the calendar months, commencing on the first day of January, 1894, so that there will as many standard silver dollars coined in each calendar month and in each calendar year, as there are gold dollars coined at said mints; and

"Provided further, That the purchases of silver bullion as above provided shall be

paid for by the Secretary of the Treasury in standard silver dollars.

"SEC. 2. All acts or a part of acts inconsistent with the provisions of this act are hereby repealed."

[October 13, 1893.]

Amendment intended to be proposed by Mr. Vest to the bill (H. R. 1) to repeal a part of an act approved July four teenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," viz: Strike out all after the enacting clause and insert the following:

That section one of an act entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," approved July fourteenth. eighteen hundred and ninety, be, and the same is hereby repealed.

SEC. 2. That the Secretary of the Treasury is hereby authorized and directed to issue coin certificates in like form, terms and denominations with the certificates issued under the act of February twenty-eighth, eighteen hundred and seventy-eight, for the uncoined bullion in the Treasury constituting the seigniorage or profit upon the silver heretofore purchased or coined by the Government, the unit of value in such certificates being the silver dollar of four hundred and twelve and one-half grains troy of standard silver as provided in the act of January eighteenth, eighteen hundred and thirty-seven. Said certificates shall be a legal tender at their nominal value for all debts and dues public and private, and for customs and taxes,

and when so received for customs and taxes shall be reissued. SEC. 3. That the holders of silver bullion, the product of mines in the United States, of the value of fifty dollars or more, and not too base for the operation of the mints, shall be entitled to deposit the same at the mints and to have the same coined into silver dollars of like weight and fineness and with like superscriptions and devices as provided for the coinage of silver dollars under the act of January eighteenth, eighteen hundred and thirty-seven, which dollars so coined shall be a legal tender at their nominal value for all debts, public and private: *Provided*, That the coinage for each month shall not exceed three millions of dollars, and that when the whole amount of silver dollars coined and of Treasury notes issued under the act of July fourteenth, eighteen hundred and ninety, shall be eight hundred millions of dollars, the coinage of silver dollars shall cease: Provided also, That the Secretary of the Treasury shall make such rules and regulations as will give to the silver producers of each State and Territory a just and equitable proportion of the minting privilege herein granted, by apportioning the amount of bullion which may be coined each month, according to the ratio of production for the preceding year by the mines of said States and Territories, or otherwise, as the Secretary may deem best, it being the purpose of this act to provide for the coinage of three millions of dollars each month without unjust discrimination among the producers of silver

SEC. 4. That any holder of the coin authorized by this act may deposit the same with the Treasurer or any assistant treasurer of the United States, in sums not lest

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than ten dollars, and receive therefor certificates of not less than ten dollars each. corresponding with the denominations of the United States notes. The coin deposated for or representing the certificates shall be retained in the Treasury for the payment of the same on demand. Said certificates shall be receivable for customs, taxes, and all public dues, and, when so received, may be reissued.

SEC. 5. That the Secretary of the Treasury is hereby authorized and empowered to

refuse in his discretion payment in gold upon any obligation of the United States when he is satisfied that the party applying for such gold intends the same for exportation from the United States to a foreign country.

SEC. 6. That the Committee on Finance of the Senate and the Committee on Banking and Currency of the House of Representatives, or such other standing committee as the House of Representatives may designate, shall examine into the financial and monetary condition of the Government and the people of the United States with a view to devising means for the systematizing and improvement thereof, and to this end shall have full jurisdiction to examine and report upon any financial or monetary question that concerns the people or Government of the United States

That said joint committee shall make a special examination of the following subjects and report upon each, separately, in their recommendation to Congress, and may submit one bill or several bills to the respective Houses to carry their recom-

mendations into effect, that is to say:

First. The full or partial remonetization of legal tender silver coins and the ratio

of legal value that shall be established between such coins and coins of gold.

Second. The revision of the laws relating to legal tender so as to prevent unjust discrimination in the legal tender quality of any descriptions of money coined or issued by the United States or for the redemption of which the Government is pledged.

Third. The repeal of the taxes upon the issues of State banks that circulate as money, and what restrictions upon the conduct of such banks are necessary for the public security and welfare and are within the competency of Congress to provide.

Fourth. The cause of the present monetary condition, and the powers of national banks, in reference to the character or the supply of circulating medium, and what further legislation is required to prevent the national banks from abusing their powers, under the law, either by their separate dealings or in combination, concert, or conspiracy with other banks or persons to the detriment of the Government or people of the United States.

Fifth. Said joint committee may appoint subcommittees, to consist of not less than four members thereof, three members to constitute a quorum, who shall be empowered to sit in any place in the United States and to take testimony, on oath to be administered by the designated chairman of such subcommittee, to be reported to the general committee. Such subcommittee shall be appointed under the resolution or order

of the general committee in such manner as they shall agree.

Sixth. The expenses incurred in the execution of the requirements of this act shall be borne in equal sums by the respective Houses of Congress, to be paid out of the

contingent funds appropriated or to be appropriated by Congress.

SEC. 7. That section thirty-four hundred and twelve of the Revised Statutes of the United States, the same being section one hundred and twenty-two of the national-bank act, imposing a tax of ten per centum upon the amount of notes of any person or of any State bank or State banking association used for circulation and paid out by them, be, and the same is hereby, repealed: Provided, That this act shall apply to the circulation only of State banks which secure their circulation by coin, United States bonds, or State or municipal bonds whose value shall be certified by the executive authorities of the States where such banks are chartered to be at par with their nominal or face value.

[October 17, 1893.]

Amendment intended to be proposed by Mr. Quay to the amendment reported by the Senate Committee on Finance to the bill (H. R. 1), etc.

This act shall take effect on the first day of January, eighteen hundred and ninety-six. [October 27, 1893.]

By Mr. PEFFER:

The SECRETARY. After the word "repealed," at the end of line 13 of the amend-

ment of the committee, insert the following additional sections:

"Sec. 2. That any owner of gold bullion or silver bullion in condition fit for coinage, and of the coin value of \$50 or more, may deliver the same at any mint to the proper officers thereof, and it shall be formed into coins for the benefit of the depositor in the manner provided by the act of Congress approved January 18, 1837, and in all respects according to the provisions of said act, all of which provisions, so far as the same are or may be applicable hereto, are hereby revived and reenacted,



except that the inscriptions and devices of the coins of like denominations now current shall be placed on the coins authorized by this act, and double eagles may be coined as provided in the act of February 12, 1873.

"Sec. 3. That all acts and parts of acts inconsistent with the provisions of this

act are hereby repealed.
"SEC. 4. That this act shall take effect and be in force thirty days after its passage."

The result was announced—yeas 28, nays 39, as follows:

YKAS-26.

Allen, Bate, Berry, Blackburn, Butler, Call, Coke,	Daniel, Dubois, George, Harris, Irby, Jones, Ark. Jones, Nev.	Kyle, Martin, Pasco, Peffer, Power, Pugh, Rosoh,	Shoup, Stewart, Teller, Vance, Vest, Walthall, Wolcott.
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NAYS-89.

Aldrich,	Gallinger,	McMillan,	Ransom.
Caffery.	Gibeon,	McPherson,	Sherman,
Camden,	Gorman,	Manderson,	Smith,
Carey.	Gray,	Mitchell, Wis.	Stockbridge,
Cullom.	Hale.	Morrill,	Turpie,
Davis.	Higgins,	Murphy,	Vilas,
Dixon,	Hill.	Palmer,	Voorhees,
Dolph,	Hoar.	Perkins,	Washburn.
Faulkner.	Lindsay,	Proctor,	White La.
Frye,	Lodge,	Quay,	

NOT VOTING-18.

Allison, Brice.	Colquitt, Gordon.	Mills, Mitchell, Orog.	Squire, White, Cal.
Cameron.	Hansbrough,	Morgan,	Wilson.
Chandler,	Hawley.	Pettigrew.	
Cockrell	Hunton	Platt	

So the amendment to the amendment was rejected.

The Vice-President. The question recurs upon agreeing to the amendment reported by the Committee on Finance.

The result was announced—yeas 58, nays 9; as follows:

YEAS-58.

		2210	
Aldrich, Berry, Blackburn, Blackburn, Butter, Caffery, Camden, Carey, Cockrell, Cullom, Daniel, Davie, Dixon, Dolph, Faulkner, Frye,	Gallinger, George, Gibson, Gorman, Gray, Hale, Harris, Higgins, Hill, Hoer, Hunton, Jones, Ark. Jones, Nev. Lindsay, Lodge,	McMillan, McPherson, Manderson, Martin, Mitchell, Wia. Morrill, Murphy, Palmer, Pasco, Perkins, Power, Proctor, Pugh, Quay, Kansom,	Sherman, Smith, Stowart, Stockbridge, Teller, Turpie, Vest, Vilas, Voorhees, Walthall, Washburn, White, La. Woloott.
		NAYS-9.	
A 19	Caba	77-1-	Dank

Allen, Bate, Call,	Coke, Irby,	Kyle, Peffer,	Roach, Vance,

NOT VOTING-18.

Allison, Brice.	Dubois, Gordon.	Mitchell, Oreg. Morgan.	Squire, White, Cal.
Cameron.	Hansbrough.	Pettigrew,	Wilson.
Chandler,	Hawley.	Platt.	
Colonitt	Mille	Shown	

So the amendment was agreed to.

Mr. PERKINS. Mr. President, I desire to offer an amendment to the pending bill, which I ask may be read.

The VICE-PRESIDENT. The amendment proposed by the Senator from California will be read.

The SECRETARY. It is proposed to strike out all after the word "repealed," in line 18, of the substitute of the Committee on Finance and insert:

"SEC. —. That the mints of the United States shall be open to the coinage of sil-

ver of proved American production at the same ratio now existing between gold and silver, with a minting or seigniorage charge of 20 per cent, which shall be paid into the Treasury of the United States.

"Sec. —. That hereafter no gold pieces for circulation of a less denomination than

\$10 be coined, and no more legal tender, national currency, or Treasury notes of a less denomination than \$5 be issued.

"SEC. —. That the holder of any standard silver dollars which have been or may hereafter be coined may deposit the same with the Treasurer or any assistant treasurer of the United States in any sum, and receive therefor notes of denominations less than \$10 only, which notes shall have the same legal-tender quality as the coin for which they are exchanged. The coin deposited for or representing the said notes shall be retained in the Treasury for the payment of the same on demand.

"SEC. -. That in order to protect the mints against imposition no silver shall be coined under this act except such as is produced by smelters situated in the United States, and shall be stamped, marked, or molded as directed by the Secretary of the Treasury, who is hereby authorized to appoint such officers or agents and fix their compensation and prescribe such rules and regulations as may be necessary to carry

"SEC. -. That there shall be appointed a commission of five monetary experts, the members whereof shall not be otherwise connected with the Government, whose duty it shall be to keep Congress and the Executive advised on all necessary matters relating to the currency."

[October 28, 1898.]

Mr. SHERMAN. Mr. President, I was nearly through. I intended to offer an amendment, if it had been thought wise to offer any amendments to the bill, but I do not think now, under the circumstances, it is wise. It is better to let the amendments fall and let the bill, which has been debated so fully, stand. But, in order to express my idea in the fewest possible terms, I ask the Secretary to read the proposed section which was intended to be offered to the bill. I do not offer it, but simply ask that it be read as part of my remarks.

The VICE-PRESIDENT. The Secretary will read as requested.

The Secretary read as follows:

"SEC. -. That to enable the Secretary of the Treasury to maintain the parity of all forms of money coined or issued by the United States, and to strengthen and maintain the reserve in the Treasury authorized and required by the act entitled "An act to provide for the resumption of specie payment," the Secretary of the Treasury is authorized to issue from time to time as required for such purposes in a sum not exceeding in the aggregate \$200,000,000, coupon or registered bonds of the United States in such form as he may prescribe and of denominations of \$50, or some multiple of that sum, redeemable in coin of the present standard value at the pleasure of the United States after three years from the date of their issue and bearing interest payable semiannually in such coin at the rate of 3 per cent per annum. The said payable semiannually in such coin at the rate of 3 per cent per annum. The said bonds and the interest thereon shall be exempt from the payment of all taxes or duties of the United States, as well as from taxation of any form by or under State, municipal, or local authority, and the said bonds shall have set forth and expressed upon their face the above specified conditions, and shall with their coupons be made payable at the Treasury of the United States. The proceeds of such bonds shall be used for the purposes defined in this section and none other.

[October 28, 1893.]

Mr. STEWART. I offer my amendment, then, as a substitute for the amendment of the Senator from California, and upon it I shall ask for the yeas and nays.

Mr. HARRIS. Let the amendment be reported.

The VICE-PRESIDENT. The amendment proposed by the Senator from Nevada will be reported.

The Secretary. After section 1 it is proposed to insert:

Amendment intended to be proposed by Mr. Stewart to the bill (H. R. 1) to repeal the act of July 14, 1890, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," vis: After section 1 insert the following:



SEC. 2. That the silver coins of the United States shall be composed of standard lver. That of the silver coins the dollar shall be of the weight of 412\frac{1}{2} grains; the balf dollar of the weight of 206½ grains; the quarter dollar of the weight of 103½ grains; and the di.ne, or tenth part of a dollar, of the weight of 41½ grains. And that dollars, half dollars, quarter dollars, and dimes shall be legal tenders of payment, according to their nominal value, for any sum whatever.

SEC. 2. That silver bullion brought to any mint of the United States for coinage

shall be received and coined by the proper officers for the benefit of the depositor: Provided. That it shall be lawful to refuse, at the mint, any deposit of less value than \$100, and any bullion so base as to be unsuitable for the operations of the mint:

And provided further, That it shall be lawful to refuse, at the mint, any deposit of silver coin or bullion which is not the product of the mines and smelters of the United States.

SEC. 4. That the depositor of silver bullion at any mint of the United States for coinage, as hereinbefore provided, shall receive therefor 80 per cent of the coinage value thereof either in silver coin or in Treasury notes of the United States hereinafter described, and the remaining 20 per cent of such bullion shall be coined and covered into the Treasury; such Treasury notes shall be prepared and issued by the Secretary of the Treasury in such form and in such denominations, not less than \$1 nor more than \$1,000, as he may prescribe; and such Treasury notes shall be redeemable on demand at the Treasury of the United States or at the office of any assistant treasurer of the United States in silver coin; and such Treasury notes shall be a legal tender in payment of all debts, public and private.

The yeas and nays were ordered.

The result was announced—yeas 29, nays 39; as follows:

YEAR-29.

Allen.	Daviel.	Martin.	Teller.
Bate.	Dubois.	Peffer,	Vance.
Berry.	George.	Perkins.	Vest.
Blackburn.	Harris.	Power.	Walthall
Butler.	Irby,	Pugh,	Woloutt
Call.	Jones, Ark.	Roach.	
Cockrell	Jones, Nev.	Shoup,	
Coke,	Kyle,	Stewart,	

MAY8-29

Aldrich, Brice, Caffery, Camden, Carey, Cullom, Davis, Dixon, Dolph, Faulkner,	Frye, Gallinger, Gibson, Gray, Hale, Higgins, Hill, Hoar, Lindsay, Lodge,	MoMillan, Manderson, Mills, Mitchell, Wis. Morrill, Murphy, Palmer, Pasco, Proctor, Quay,	Ransom, Sherman, Smith, Squire, Stockbridge, Vilss, Voorhees, Washburn, White, La.
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NOT VOTING-17.

Allison, Cameron, Chandler, Colquitt, Gordon,	Gorman, Hansbrough, Hawley, Hunton, MoPherson,	Mitchell, Orog. Morgan, Pettigrew, Platt, Turpie,	White, Cal. Wilson.
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So the amendment to the amendment was rejected.

The Vice-President. The question recurs on agreeing to the amendment proposed by the Senator from California (Mr. Perkins).

Mr. Perkins. I desire to have the amendment offered by me yesterday read by the Secretary for the information of the Senate, after which I desire to call for the year and nays upon the question.

The VICE-PRESIDENT. The amendment will be read.

The SECRETARY. Strike out all after line 13 in the amendment of the committee,

already agreed to, and insert:

"Src. -. That the mints of the United States shall be open to the coirage of silver of proved American production at the same ratio now existing between gold and silver, with a minting or seigniorage charge of 20 per cent, which shall be paid into the Treasury of the United States. "SEC. —. That hereafter no gold pieces for circulation of a less denomination than \$10 be coined, and no more legal tender, national currency, or Treasury notes of a

less denomination than \$5 be issued.

"SEC. —. That the holder of any standard silver dollars which have been or may hereafter be coined may deposit the same with the Treasurer or any assistant treasurer of the United States in any sum, and receive therefor notes of denominations of five and ten dollars only, which notes shall have the same legal-tender quality as the coin for which they are exchanged. The coin deposited for or representing the said notes shall be retained in the Treasury for the payment of the same on demand.

"SEC. —. That in order to protect the mints against imposition no silver shall be coined under this act except such as is produced by smelters or other saving devices situated in the United States, and shall be stamped, marked, or molded as directed by the Secretary of the Treasury, who is hereby authorized to appoint such efficers or agents and fix their compensation and prescribe such rules and regulations as may be necessary to carry this act into effect.

"SEC. —. That there shall be appointed a commission of five monetary experts,"

"Sec. —. That there shall be appointed a commission of five monetary experts, the members whereof shall not be otherwise connected with the Government, whose duty it shall be to keep Congress and the Executive advised on all necessary matters

relating to the currency."

Allen, Bate,

Butler.

Allison.

Cameron, Chandler,

Colquitt.

Berry, Blackburn,

Mr. Perkins. That the question may be voted upon without any corollary, on the straight proposition whether Congress will protect American silver at the average American price at which it has prevailed for the past thirty years, I desire to strike out the last section, blank number, relating to the appointment of a monetary commission, as before stated.

Mr. FRYE (to Mr. Perkins). You have a right to modify your amendment.

Mr. Harris. The Senator from California has a right to modify his amendment.

Mr. Perkins. Then I desire to withdraw from my amendment the last five lines,
27 to 31, inclusive, relating to the appointment of a commission of five monetary
syneria.

experts.

The VICE-PRESIDENT. The amendment will be so modified.

Mr. Perkins. Now, I desire to have the question taken on the amendment by yeas and nays.

The yeas and nays were ordered, and the Secretary proceeded to call the roll.

The result was announced—yeas 30, nays 41; as follows:

Daniel,

Dubois,

Faulkner.

YEAS 30.

Kyle, Martin,

Perkins, Pettigrew.

Power.

Mitchell, Oreg.

Morgan,

Palmer,

Platt.

Call, Cookrell, Coke,	Irby, Jones, Ark. Jones, Nev.	Pugh, Rouch, Shoup,	Wolcott.
	·	NAY8-41.	
Aldrich, Brice, Caffery, Camden, Carey, Cullom, Davis, Dixon, Dolph, Frye, Gallinger,	Gibeon, Gorman, Gray, Hale, Higgins, Hill, Hoar, Lindasy, Lodge, McMillan, McPherson,	Manderson, Mills, Mitchell, Wis. Morrill, Murphy, Pasco, Peffer, Proctor, Quay, Ransom, Sherman,	Smith, Squire, Stockbridge, Turpie, Villas, Voorhees, Washburn, White, La.
	NO	T VOTING—14.	

So the amendment was rejected.

Gordon

Hawley,

Hunton.

Hansbrough,

Mr. Beery. I offer an amendment as a proviso to the bill. The Vice-President. The amendment will be read. White, Cal.

Wilson.

Stewart

Teller, Vance, The SECRETARY. Add to the amendment of the committee already agreed to the

following proviso:

"Provided, That the act of February 28, 1878, entitled 'An act to authorize the coinage of the standard silver dollar and to restore its legal-tender character,' requiring the purchase monthly of not less than two million and not more than four million dollars' worth of silver bullion and the coining of the same as fast as purchased into standard silver dollars, be, and the same is hereby, revised and reenacted into full force and effect."

The VICE-PRESIDENT. The question is on agreeing to the amendment proposed by the Senator from Arkansas.

Mr. BERRY. I ask for the yeas and nays.

The yeas and nays were ordered, and the Secretary proceeded to call the roll.

The result was announced—yeas 33, nays 37; as follows:

YEAS-33.

Stewart, Teller, Vance, Vest, Walthall, Wolcott

Allen, Bate, Berry, Bisckburn, Butler, Call, Cockrell, Coke, Daniel.	Dubols, Faulkner, George, Harris, Irby, Jones, Ark. Jones, Nev. Kyle, Martin.	Pasco, Peffer, Perkins, Pettigrei Power, Pugh, Roach, Shoup, Squire,
Danies,	311 mt 4111,	Dquuq

NAYS-37.

Aldrich, Brice, Cafery, Callom, Davis, Dixon, Dolph, Frye, Callonger	Gibson, Gorman, Gray, Hale, Higgins, Hill, Hoar, Lindsay, Lodge, McWillen	Ransom,	Smith, Stockbridge Turpie, Vilas. Voorhees, Washburn, White, La.
Gallinger,	McMillan,	Sherman,	

NOT VOTING-15.

Allison, Camden, Cameron, Chandler,	Colquitt, Gordon, Hansbrough, Hawley,	Hunton, Mitchell, Oreg. Morgan, Palmer,	Platt, White, Cal. Wilson.
		•	

So the amendment was rejected.

Mr. ALLEN. I offer the amendment which I send to the desk.

The VICE-PRESIDENT. The amendment will be stated.

The SECRETARY. It is proposed to add after the word "repealed," in line 13, the

following:

"Provided, That hereafter standard silver shall be coined at the several mints of the United States into dollars, half dollars, quarter dollars, and dimes, at the present ratio of 16 grains of standard silver to 1 grain of standard gold, under the same conditions as to mintage and other charges that are now or may hereafter be in force with reference to the coinage of gold. And it shall be the duty of the Secretary of the Treasury, without necessary delay, to cause all uncoined silver bullion owned by the Government of the United States to be coined into standard silver dollars. All money coined under the provisions of this act shall be a full legal tender for all debts, public and private."

The Vice-President. The question is on agreeing to the amendment of the Sena-

tor from Nebraska.

Mr. ALLEN. I ask for the yeas and nays on the amendment.

The yeas and nays were ordered, and the Secretary proceeded to call the roll.

The roll call having been concluded, the result was announced—yeas 31, nays 41; as follows:

YEAS-31.

Allen,	Daniels,	Kyle.	Shoup.
Bate.	Dubois,	Kyle, Martin,	Stewart
Berry,	George,	Pasco.	Teller.
Blackburn.	Harris,	Peffer.	Vance,
Butler.	Hunton,	Pettigrew,	Vest.
Call.	Irby.	Power.	Walthall
Cockrell.	Jones, Ark.	Pugh.	Wolcott
Coke.	Jones, Nev.	Roach,	

NAY8-41.

Aldrich. Brice Caffery, Carey, Cullom. Davis. Dixon. Dolph, Faulkner. Gallinger,

Gibson, Gorman Gray, Hale. Higgins, Hoar Lindsay, Lodge, Manderson, McMillan.

McPherson, Mills,
Mitchell, Wis.
Morrill,
Murphy.
Perkins, Platt. Proctor, Quay, Ransom

Smith. Squire Stock bridge. Turpie, Vilas, Voorhees Washburn, White, La.

NOT VOTING-18.

Allison, Camden. Cameron Chandler. Colquitt, Hansbrough, Hawley,

Mitchell, Oreg. Morgan, Palmer, White, Cal.

Sherman

Wilson.

So the amendment was rejected.

Mr. BLACKBURN. I desire to submit an amendment, which is on the Secretary's desk. I ask that it may be now read.

The VICE-PRESIDENT. The amendment will be read.

The SECRETARY. It is proposed to add to the bil! the following:

"SEC. 2. That on and after the 1st day of January, 1894, any mine owner or smelter producing silver which is derived exclusively from mines situated in the United States or its Territories, and which is of the required fineness, may present the same at any of the mints of the United States, and the same shall be coined free into silver dollars of the present standard, except the seigniorage hereinafter provided for, if presented in sums not less than \$100.

"SEC. 3. That on the 1st day of each month the Secretary of the Treasury shall establish the seigniorage for each following month.

"SEC. 4. That the seigniorage for the coining silver shall be the difference between the market price of silver bullion and the minted value after coined, which seigniorage shall not be coined but shall be sold by the Secretary of the Treasury in open market, at home or abroad, at the highest price for gold, which gold shall be held in the Treasury and used only for the purpose of maintaining parity between the two metals.

"SEC. 5. That in fixing or establishing the seigniorage the average price of silver sold

by him the month preceding shall control, when he has sold any; otherwise the average price in the cities of London and New York.

"SEC. 6. That in order to protect the mints against imposition no silver shall be coined under this act except such as is produced by smelters situated in the United States, and shall be stamped, marked, or molded as directed by the Secretrry of the Treasury, who is hereby authorized to appoint such officers or agents and fix their compensation and prescribe such rules and regulations as may be necessary to carry this act into effect.

"SEC. 7. That the silver bullion sold as heretofore provided shall have its car-marks removed and shall, after sale, lose its privilege."

M. WASHBURN. I call for the yeas and nays on the amendment. The yeas and nays were ordered; and the Secretary proceeded to call the roll.

The result was announced—yeas 28, nays 42; as follows:

YEA8-28.

Allen, Bate, Berry, Blackburn, Butler, Call, Daniel.

Dubois, Faulkner. George, Hunton. Irby, Jones, Nev. Kyle,

Martin, Pasco, Perkins. Pettigrew. Power, Pugh,

Shoup, Squire, Teller, Vance, Vest Walthall. Wolcott.

NAYS-42.

Aldrich, Brico, Caffery Camden. Carey, Coke. Cullom, Davis, Dixon, Dolph, Frye,

Gallinger, Gibson Gorman. Gray, Hale. Harris. Higgins, Hoar, Lindsay, Lodge,

McMillan, McPherson, Manderson, Mills, Mitchell, Wis. Morrill. Murphy, Peffer, Platt, Proctor,

Quay,

Sherman, Smith, Stewart Stockbridge, Turpie, Vilas, Voorhees, Washburn, White, La.

NOT VOTING-15.

Colquitt, Gordon, Allison, Jones, Ark. Mitchell, Oreg. Remem White, Cal. Cameron Morgan, Chandler, Hansbrough, Wilean Palmer, Cockrell Hawley.

So the amendment was rejected.

Mr. STEWART. I offer the amendment which I send to the desk as an additional section to the bill.

The VICE-PRESIDENT. The amendment will be stated.

The SECRETARY. It is proposed to add to the bill the following:

"SEC.—That the President of the United States be, and he hereby is, authorized and directed to invite the several governments of the republics of Mexico, Central and South America, Haiti, and Santo Domingo to join the United States in a conference to be held in Washington, in the United States, within nine mouths from the ence to be held in washington, in the United States, within hine months from the passage of this act, for the purpose of the "adoption of a common silver coin to be issued by each government, the same to be a legal tender in all commercial transactions between the citizens of all the American States" represented in the conference; and when such common coin shall have been agreed upon by the majority of the governments represented in such conference, and when the mints of the governments so invited and participating in such conference shall have been opened to the free and unlimited coinage of the common silver coin so agreed upon by the conference for the benefit of depositors of silver bullion, the United States will also open its mints to the free and unlimited coinage of such common silver coin."

The VICE-PRESIDENT. The question is on agreeing to the amendment proposed

by the Senator from Nevada.

Mr. STEWART. I call for the yeas and nays.

The yeas and nays were ordered, and the Secretary proceeded to call the roll.

The roll call having been concluded, the result was announced—yeas 32, nays 41; as follows:

YEAYS-32.

Kyle, Martin, Peffer, Allen, Daniel. Shoup. Squire, Stewar Bate. Dubois. George, Harris, Berry, Blackburn. Teller, Perkins Butler, Pettigrew Vance, Hunton. Power, Irby, Vest, Walthall, Call, Cockrell, Pugh, Jones, Ark. Jones, Nev. Rosch Wolcott. Čoke,

NAV8-41.

Aldrich, Brice, Gallinger, Gibson. McPherson, Manderson, Sherman. Smith. Mills, Mitchell, Wis. Caffery. Gorman. Stock bridge. Camden, Ğray, Turpie, Vilas, Morrill, Carey, Cullom, Hale, Higgina, Hill, Voorbees, Murphy. Davis, Pasco, Washburn, Dixon, Hoar Platt. White, La. Lindsay, Dolph Proctor, Faulkner, Lodge, McMillan, Quay, Ransom. Frye,

NOT VOTING-12.

Palmer, Cal. Colquits, Gordon, Hansbrough, Hawley, Mitchell, Oregon Allison. Cameron Morgan, Wilson. Chandler.

So the amendment was rejected.

Mr. SQUIRE. I offer the amendment of which I heretofore gave notice, and ask that it may be read.

The VICE-PRESIDENT. The amendment will be read.

The SECRETARY. It is proposed to strike out all after the enacting clause of the

"That hereafter any owner of silver bullion, the product of mines or refineries located in the United States, may deposit the same at any mint of the United States to be formed into standard dollars of the present weight and fineness, for his benefit, as hereinafter stated; but it shall be lawful to refuse any deposit of less value than \$100, or any bullion so base as to be unsuitable for the operation of the mint: Pro-

vided, however, That there shall only be delivered or paid to the person depositing said silver bullion such number of standard silver dollars as shall equal the commercial value of said silver bullion on the day of deposit, as ascertained and determined by the Secretary of the Treasury; the difference, if any, between the mint or coin value of said standard silver dollars and the commercial value of the silver bullion thus deposited shall be retained by the Government as seigniorage, and the gain or seigniorage arising from such coinage shall be accounted for and paid into the Treasury: *Provided*, That the deposits of silver bullion for coinage into silver dollars under the provisions of this act shall not exceed the sum of \$2,000,000 per month. The amount of such seigniorage or gain shall be retained in the Treasury as a reserve fund in silver dollars, or such other form of equivalent lawful money as the Secretary of the Treasury may from time to time direct, for the purpose of maintaining the parity of value of every silver dollar, issued under the provisions of this act, with the gold dollar issued by the United States: Provided further, That when the number of standard silver dollars coined under the foregoing provision shall reach the sum of \$100,000,000 then all further coinage of silver dollars shall cease.

"SEC. 2. That the said silver dollars shall be a legal tender in all payments at their

nominal or coin value.

"SEC. 3. That no certificate shall be issued to represent the silver dollars coined

under the provisions of this act.
"Sec. 4. That so much of the act approved July 14, 1890, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes,' as directs the Secretary of the Treasury to purchase from time to time silver bullion to the aggregate amount of 4,500,000 ounces, or so much thereof as may be offered in each month at the market price thereof, not exceeding \$1 for 371.25 grains of pure silver, and to issue in payment for such purchases freasury notes of

the United States, be, and the same is hereby, repealed.
"SEC. 5. That the Secretary of the Treasury is hereby authorized to issue, sell, and dispose of, at not less than par in coin, bonds of the United States bearing interest not to exceed 4 per cent per annum, payable semiannually, and redeemable at the pleasure of the United States after five years from their date, with like qualities, privileges, and exemptions provided for the bonds at present authorized, to the extent of \$200,000,000, and to use the proceeds thereof for the purpose of maintaining the redemption of the United States notes according to the provisions of the act approved January 14, 1875, and for the further purpose of maintaining all the money of the United States at par with the gold dollar.

"SEC. 6. That hereafter national banking associations shall be entitled to receive from the Comptroller of the Currency, upon compliance with all other terms and requirements of law therefor, circulating notes of different denominations, in blank, registered and countersigned as required by law, to the value at par of the United States bonds on deposit with the Treasurer in trust for the association: *Provided*, That the aggregate sum of such notes for which any association shall be liable at any time shall not exceed the amount of its capital stock at the time actually paid in."

Mr. SQUIRE. I propose to make a change in two places in the text of the amendment in regard to the rate of interest on the bonds and the time for which they shall run. I would modify the amendment by making the rate of interest 3 per cent, and the number of years for which the bonds shall run three instead of five, and I ask the Senate to take a vote on the first two sections of the amendment separately, not including the questions of bonds or the additional national-bank circulation; and then I shall ask for separate votes on the bond section and the section authorizing national-bank circulation.

The VICE-PRESIDENT. The Senator from Washington desires his amendment to be

divided.

The VICE-PRESIDENT. The question is on the amendment proposed by the Senator from Washington.

Mr. HOAR. Let it be read again.

Mr. Squire. The Senator from Massachusetts asks that the amendment be read again.

Mr. MILLS. The two sections to be voted on.

Mr. Squire. Let the Secretary read the two sections to be voted on.

The VICE-PRESIDENT. The first and second sections of the amendment proposed by the Senator from Washington will be read.

The Secretary read as follows:

"That hereafter any owner of silver bullion, the product of mines or refineries located in the United States, may deposit the same at any mint of the United States, to be formed into standard dollars of the present weight and fineness, for his benefit, as hereinafter stated; but it shall be lawful to refuse any deposit of less value than \$100, or any bullion so base as to be unsuitable for the operation of the mint: Provided, however, That there shall only be delivered or paid to the person depositing

said silver bullion such number of standard silver dollars as shall equal the commercial value of said silver bullion on the day of deposit, as ascertained and determined by the Secretary of the Treasury; the difference, if any, between the mint or coin value of said standard silver dollars and the commercial value of the silver bullion thus deposited shall be retained by the Government as seigniorage, and the gain or seigniorage arising from such coinage shall be accounted for and paid into the Treasury: Provided, That the deposits of silver bullion for coinage into silver dollars under the provisions of this act shall not exceed the sum of \$2,000,000 per month. The amount of such seigniorage or gain shall be retained in the Treasury as a reserve fund in silver dollars, or such other form of equivalent lawful money as the Secretary of the Treasury may from time to time direct, for the purpose of maintaining the parity of value of every silver dollar, issued under the provisions ϵ ? this act, with the gold dollar issued by the United States: Provided further, That when the number of standard silver dollars coined under the foregoing provision shall reach the sum of \$100,000,000 then all further coinage of silver dollars shall cease.

"SEC. 2. That the said silver dollars shall be a legal tender in all payments at

their nominal or coin value."

Bate,

Coke,

The VICE-PRESIDENT. The question is on agreeing to the amendment proposed by the Senator from Washington (Mr. Squire) on which the yeas and nays have been

The yeas and nays were ordered; and the Secretary proceeded to call the roll.

The roll call having been concluded, the result was announced—yeas 20, nays 42; as follows:

YEAS-20.

Hunton,

Pugh,

Blackburn, Butler, Call,	Faulkner, George, Harris,	Martin, Pasco, Perkins,	Vance, Vest, Walthall.
		NAYS-42.	
Aldrich, Allen, Brice, Caffery, Camden, Carey, Cullom, Davis, Dixon, Dolph, Frye,	Gallinger, Gibson, Gorman, Gray, Hale, Higgins, Hill, Hoar, Kyle, Lindsay, Lodge,	McMillan, McPherson, Manderson, Mills, Mitchell, Wis. Morrill, Murphy, Peffer, Platt, Proctor, Quay,	Ransom, Sherman, Smith, Stock bridge, Turple, Vilas, Voorhees, Washburn, White, La.

NOT VOTING-23.

Allison.	Gordon,	Morgan,	Stewart.
Cameron.	Hansbrough.	Palmer,	Teller.
Chandler.	Hawley.	Pettigrew.	White Cal.
Cockrell,	Jones. Ark.	Power.	Wilson,
Colquitt.	Jones, Nev.	Roach.	Wolcott.
Dinhoia	Mitchell ()mag	Shown	

So the amendment was rejected.

The VICE-PRESIDENT. The Senator from Washington has withdrawn the remaining sections of his amendment.

Mr. Allen. I desire to appeal from the ruling of the Chair in permitting the Senator from Washington to withdraw his amendment.

The VICE-PRESIDENT. The question is, Shall the decision of the Chair stand as

the judgment of the Senate?

Mr. HOAR. I move to lay the appeal on the table.

The motion was agreed to.

Mr. BUTLER. I give notice of an amendment to the bill—the amendment providing for the repeal of what is known as the 10 per cent tax on State bank circulation. After consultation with the Senator from Indiana and other Senators favorable to the amendment, I have concluded not to press it upon the pending bill. I am assured by the Senator from Indiana that the Committee on Finance will give it prompt consideration as a separate measure, and report it to the Senate. Inasmuch as the indications are that it would be defeated here, possibly by the votes of some Senators who are in favor of it, I shall not insist upon it at this time, and ask leave to withdraw it.

The VICE-PRESIDENT. The Chair hears no objection.

Mr. PEFFER. I move an amendment to be inserted immediately after the repealing clause.

The VICE-PRESIDENT. The amendment will be stated.

The SECRETARY. Add after the word "repealed" in line 13 of the amendment of

the committee already agreed to:
"That the Secretary of the Treasury be, and he is hereby, authorized and directed to cause to be prepared immediately Treasury notes to the amount of \$250,000,000, said notes to be in form, dimensions, and general appearance similar to those which have been prepared under the provisions of the act of July 14, 1890. They shall be of the denominations of \$1, \$2, \$5, \$10, and \$20, one-fifth part in value of the total issue to be in each of said denominations; they shall be made payable in lawful money; they shall be received by the Government of the United States, and the officers thereof, for taxes and all public dues, and they shall be lawful money and

legal tender, at their face value, in payment of debts to any amount whatever.

"SEC. 3. That said notes shall be printed on paper of the same character, quality, and grade as that now used for United States notes; they shall be prepared in accordance with laws, rules, and regulations now in force applicable to such work, and as fast as they are ready for delivery they shall be deposited in the Treasury and treated as so much available cash, and they shall be paid out the same as other

public moneys.
"SEC. 4. That when any of said notes are received in the Treasury in the course of business, they shall be reissued and thus kept in circulation.

"SEC. 5. That this act shall take effect immediately after its passage."

The VICE-PRESIDENT. The question is on agreeing to the amendment proposed by the Senator from Kansas.

The result was announced—yeas 7, nays 58; as follows:

VRASL7

Allen, Call,	Irb y , Kyle,	Peffer, Pettigrew,	Stewart.
	•	NAYS-58.	
Aldrich, Bate, Berry, Blackburn. Brice, Butler, Caffery, Camden, Carey, Cookrell, Coke, Cullom, Daniel, Davis, Dixon,	Dolph, Dubois, Faulkner, Frve, Gallinger, George, Gibson, Gorman, Gray, Hale, Harris, Hill, Hoar, Hunton, Lindsay,	Lodge, McMillan, McPherson, Manderson, Mills, Mitchell, Wis. Morrill, Murphy, Pasco, Perkins, Platt, Proctor, Quay, Ransom, Roach,	Sherman, Shoup, Smith, Squirc, Stockbridge, Turpie, Vance, Vest, Vilas, Voorheea, Walthall, Washburn, White, La.
	мо	r voting—20.	
Allison, Cameron, Chandler,	Hansbrough, Hawley, Higgins, Jones, Ark.	Martin, Mitchell, Oreg. Morgan, Palmer.	Pugh, Teller, White, Cal. Wilson

So the amendment was rejected.

Gordon.

Mr. Allen. I submit the amendment which I send to the desk.

The VICE-PRESIDENT. The amendment will be read.

Jones, Nev.

The SECRETARY. Add to the bill the following additional sections:
"SECTION 1. That from and after the date and passage of this act the unit of value in the United States shall be the dollar, and the same may be coined of 4124 grains of standard silver, or 25.8 grains of standard gold; and the said coin shall be legal tender for all debts, public and private. That hereafter any owner of silver bullion may deposit the same at any mint of the United States, which deposit, less 20 per cent, which shall be deducted therefrom as seigniorage, shall be coined into standard dollars for his benefit and without other charge for coinage than said deduction as seigniorage; which seigniorage shall be coined into standard dollars and covered into the Treasury; but it shall be lawful to refuse any deposit of less value than \$100, or any bullion so base as to be unsuitable for the operation of the mint.

Power,

Wolcott.

"SEC. 2. That the provision of section 3 of 'An act to authorize the coinage of the standard silver dollar and to restore its legal-tender character,' which became a law February 28, 1878, is hereby made applicable to the coinage in this act provided

"SEC. 3. That the certificates provided for in the second section of this act shall be denominations of not less than one nor more than one hundred dollars, and such certificates shall be redeemable in coin of standard value. A sufficient sum to carry out the provisions of this act is hereby appropriated, out of any money in the Treasury not otherwise appropriated.

"SEC. 4. That the certificates provided for in this act, and all silver and gold certificates issued, shall be receivable for all taxes and dues to the United States of every description, and shall be a legal tender for the payment of all debts, public

and private.

A Hen

"SEC. 5. That the owners of bullion deposited for coinage shall have the option to receive coin or its equivalent in the certificates provided for in this act, and such

bullion shall be subsequently coined. "SEC. 6. That on the passage and approval of this act, an act entitled 'An act directing the purchase of silver bullion and the issue of Treasury notes thereon,

and for other purposes,' approved July 14, 1880, shall stand repealed."

The Vice-President. The question is on agreeing to the amendment proposed by

the Senator from Nebraska [Mr. ALLEN].

Mr. Stewart. On that I ask for the yeas and nays. The yeas and nays were ordered and taken.

Daniel

The result was announced—yeas 28, nays 42; as follows:

YEAS-28.

Kvla.

Shown.

Bate, Berry, Blackburn, Call, Cockrell,	Dubois, George, Harris, Hunton, Irby, Jones, Nev.	Martin, Perkins, Pettigrew, Power, Pugh, Roach,	Stowart, Stowart, Teller, Vance, Vest, Walthall, Wolcott.
		NAY8-42.	
Aldrich, Brice, Caffery, Caffery, Camden, Carey, Cullom, Davis, Dixon, Dolph, Faulkner, Frye,	Gallinger, Gibson, Gorman, Gray, Hale, Hill, Hoar, Lindsay, Lodge, McMillan, McPherson,	Manderson, Mills, Mitchell, Wis Morrill, Murphy, Pasco, Peffer, Platt, Proctor, Quay, Ransom,	Sherman, Smith, Squire, Stockbridge, Turpie, Vilas, Voorhees, Washburn, White, La.
	NO:	r voting—15.	
Allison, Butler, Cameron, Chandler,	Colquitt, Gordon, Hansbrough, Hawley,	Higgins, Jones, Ark. Mitchell, Oreg. Morgan,	Palmer, White, Cal. Wilson.

So the amendment was rejected.

Mr. PEFFER. I offer an amendment and ask that it may come in after the repealing clause.
The Vice-President. The amendment will be stated.

The SECRETARY. After the word "repealed," in line 13 of the amendment already

agreed to, insert:
"Sec. 2. And be it further enacted, That all coins and paper now circulating among the people as currency, including gold coin, silver coin, gold certificates, silver certificates, United States notes, Treasury notes, and national currency shall, according to their several denominations, be of equal exchangeable value and purchasing power; they shall be receivable for taxes and all public dues, and they shall be lawful money and legal tender in payment of debts to any amount whatever."

Mr. Peffer. I ask for the yeas and nays upon agreeing to the amendment.

The yeas and nays were not ordered.

The VICE-PRESIDENT. The question is on agreeing to the amendment proposed by the Senator from Kansas (Mr. Peffer).

The amendment was rejected.

Mr. HARRIS. I believe I will ask the Secretary to read an amendment that I gave notice I would offer, but I do not think I shall ask the Senate at this late hour to vote upon it. It is an amendment that I prepared in a broad spirit of compromise, not even satisfactory to myself, but I want to put it on record.

The VICE-PRESIDENT. The Secretary will read as requested.

The SECRETARY. Strike out all in line 14, page 2, to line 26, inclusive, and insert

the following:

"That the seigniorage or profit fund which has resulted from the purchase or coinage of silver bullion shall be coined into silver dollars of standard weight and fineness, with full legal-tender quality, at the rate of not less than \$3,000,000 per month,

and such dollars shall be covered into the Treasury.

"SEC. 2. That when all the seigniorage or profit-fund bullion shall have been coined as required by the first section of this act, it shall be the duty of the Secretary of the Treasury to purchase each month silver bullion at the market value in quantities sufficient to coin not less than --- dollars each and every month; and he is hereby directed to coin the said bullion monthly, as fast as purchased, into standard silver dollars, and a sum sufficient to carry into effect the provisions of this act is hereby appropriated out of any money in the Treasury not otherwise appro-

"SEC. 3. That when any paper circulating notes or certificates of whatsoever character, of denominations less than \$10, issued under authority of the United States, except national-bank notes or certificates redeemable only in silver dollars, shall be received at the Treasury or any subtreasury, they shall not be reissued, but shall be assorted, counted, and recorded, and immediately destroyed in accordance with existing provisions of law; and as rapidly as said notes or certificates are destroyed they shall be replaced by an equal amount of like notes or certificates of denominations

not less than \$10.

"SEC. 4. That hereafter no national-bank note shall be issued of a less denomination than \$10, and all such national-bank notes, when received at the Treasury or any subtreasury, shall be destroyed in accordance with law; and the national banking associations whose notes are destroyed under the provisions of this section shall be respectively required to substitute notes of denominations not less than \$10 in lieu of those destroyed.

"SEC. 5. That from and after the passage of this act the coinage of the two-and-onehalf-dollar gold piece and the five-dollar gold piece is hereby prohibited, and the coins above named shall not be struck or issued by the mint of the United States; and such coins when received at the Treasury or any subtreasury shall be withdrawn from circulation and received into eagles and double eagles, in accordance with law.

"SEC. 6. That the holder of any standard silver dollars which have been or may be

coined may deposit the same with the Treasurer or any assistant treasurer of the United States in any sum, and receive therefor notes of denominations less than \$10 only, which notes shall have the same legal-tender quality as the coin for which they are exchanged. The coin deposited for or representing the said notes shall be

mr. Harris. I left the blank as to the amount of silver that should be monthly purchased or coined in order that any or every Senator might test the sense of the Senate as to such amount. But knowing as I know now that the decree has been entered that no amendment of any character is to be made to the bill, I will not subject the Senate to a vote upon my amendment or any phase of it. I decline to offer it or to ask a vote upon it, but simply desire to put it upon record as an amendment suggested in a broad spirit of compromise on a question about which there are very honest differences of opinion. It is not entirely satisfactory to myself, and I suppose would not be entirely satisfactory to any other Senator.

Mr. Pasco. I have an amendment to submit which I desire to have printed, and I shall offer it on Monday morning. I have no objection to the arrangement suggested by the Senator from Indiana.

The amendment intended to be proposed by Mr. Pasco is as follows:

Strike out all after the enacting clause and insert:

"SECTION 1. That a commission, to be composed of three citizens of the United States, shall be appointed by the President, by and with the advice and consent of the Senate, to ascertain and determine by the 1st day of January next the fair and just ratio between the actual and intrinsic values of silver and gold, as a basis for the

future coinage of silver, as hereinafter provided, without discrimination against either metal for charge for coinage, so that the dollar unit of coinage of both metals may be of equal actual and intrinsic value. And the said commission shall report to the Secretary of the Treasury the result reached by them as soon as practicable after the date hereinbefore named, and he shall thereupon fix and determine the weight of pure and standard silver to be contained in the silver dollar, authorized to be coined by this act according to the said report; and the said silver dollars so authorized and thereafter coined shall be of the standard and weight thus fixed and determined by the Secretary of the Treasury.

"Sec. 2. That the coins mentioned in the previous section shall have on them the devices and superscriptions provided for coins of like denomination now coined, and shall be legal tender at their nominal value for all debts and dues, public and private, except when otherwise expressly stipulated by contract; and any owner of silver bullion may deposit the same at the mints of the United States to be coined into dollars of the fineness and weight fixed in accordance with the provisions of the

first section of this act.

"Sec. 3. That any holder of the coins authorized by this act may, after the 1st day of March, 1894, deposit the same with the Treasurer or any assistant treasurer of the United States in sums of not less than \$10, and receive therefor certificates of not less than \$10 each, corresponding with the denominations of the United States notes. The coin deposited or representing the certificate shall be retained in the Treasury for the payment of the same on demand. Said certificates shall be receivable for customs, taxes, and all public dues, and when received may be reissued.

"Sec. 4. That the silver bullion deposited for coinage purposes under the provisions of this act shall be subject to the requirements of existing law and the requirements. lations of the mint service governing the methods of determining the amount of pure

silver contained and the amount of charges or deductions, if any, to be made.
"SEC. 5. That the Secretary of the Treasury shall, within two years from and after the passage of this act, cause all the silver dollars of the United States heretofore minted, as well as the Treasury notes issued under the law of July 14, 1890, to be withdrawn from circulation by exchanging the same, or causing the same to be exchanged at their nominal value for eilver certificates of like denominations, representing silver coins of the weight and fineness provided by this act; and the silver certificates thus issued shall be in all respects similar to those provided for in the preceding section, and shall like them be receivable for customs, taxes, and public dues, and when received may be reissued; and that on and after the expiration of the two years above mentioned all the silver dollars as well as the Treasury notes issued under the law of July 14, 1890, shall cease to be legal tender.

"Sec. 6. That all silver dollars coined prior to the passage of this act shall be recoined as early as practicable into coins of the same denomination of the weight

and fineness authorized by section 1 of this act.

"SEC. 7. That the Secretary of the Treasury is hereby authorized to adopt such rules and regulations, in accordance with the coinage laws of the United States, as may be necessary to enforce the provisions of this act.

"SEC. 8. That a sum sufficient to carry out the provisions of this act is hereby appropriated out of any moneys in the Treasury not otherwise appropriated.
"SEC. 9. That the act entitled 'An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes,' approved July 14, 1890, and all other acts and parts of acts authorizing the purchase of silver bullion for the purpose of coining the same into silver dollars be, and the same are hereby, re-

The bill was reported to the Senate as amended.

The Vice-President. The amendment made as in Committee of the Whole will be considered as concurred in, if there be no objection.

Mr. HARRIS. Let the vote be taken upon concurring in the amendment.

The Vicr-President. The Chair will state that the bill is in the Senate, and the question is upon concurring in the amendment made as in Committee of the Whole.

Mr. VOORHEES. Which was the report of the Finance Committee.
The VICE-PRESIDENT. Which was the report of the Finance Committee.

The amendment was concurred in.

[October 30, 1893.]

Mr. Stewart. I have another amendment which I desire to offer for the reduction of the gold in our gold coinage 25 per cent. I ask that the amendment be read at the desk, and then I shall give a word of explanation.

The VICE-PRESIDENT. The amendment will be stated.

The Secretary. It is proposed to add to the bill the following:

"That the gold coins of the United States shall be a one-dollar piece, a quarter eagle, or two-and-a-half-dollar piece, a three-dollar piece, a half eagle or five-dollar piece, an eagle or ten-dollar piece, and a double eagle or twenty-dollar piece; and the weight of standard gold of the gold dollar shall be 19.35 grains; of the quarter eagle or two-and-a-half-dollar piece, 48.375 grains; of the three-dollar piece, 58.05 grains; of the half eagle or five-dollar piece, 96.75 grains; of the eagle or ten-dollar piece, 193.50 grains; of the double-eagle or twenty-dollar piece, 387 grains, which coins shall be a legal tender in all payments at their nominal value."

The VICE-PRESIDENT. There is no other amendment pending.

Mr. Pasco. I sak that my proposed amendment be read.

The Vice-President. The Secretary will read the amendment.

The Secretary. It is proposed to strike out all after the enacting clause and insert:

[For amendment see preceding page.]

The yeas and nays were ordered, and the Secretary proceeded to call the roll.

The result was announced—yeas 20, nays 47; as follows:

YEAS-20.

Bate,	Cockrell,	Hunton,	Perkina,
Berry,	Coke,	Irby,	Pugh,
Black burn,	Dabiel,	Jones, Ark.	Vance,
Butler,	Faulkner,	Martin,	Vest,
Cameron,	Harris	Pasco,	Walthall.

NAYS-47.

		•
George,	McMillan,	Ransom, Roach,
		Sherman,
Grav.	Mills.	Smith.
Hale,	Mitchell, Wis.	Squire,
Hawley,		Stockbridge
Higgins,	Murphy,	Turpie,
HiD,	Peffer,	Vilas.
Hear,	Pettigrew.	Voorhees,
Kyle,	Platt,	Washburn.
Lindsay,	Proctor,	White, La.
Lodge,	Quay,	
	Gibsön, Gorman, Gray, Hale, Hawley, Higgins, Hill, Hear, Kyle, Lindsay,	Gibson, McPherson, Gorman, Manderson, Gray, Mills, Hale, Mitchell, Wis. Hawley, Morrill, Higgins, Murphy, Hill, Peffer, Hear, Pettigrew, Kyle, Platt, Lindsay, Proctor,

NOT VOTING-18.

Allison,	Gordon,	Palmer,	White, Cal.
Call.	Hansbrough,	Power,	Wilson,
Chandler,	Jones, Nev.	Shoup,	Wolcots.
Colquita	Mitchell, Oreg.	Stewart.	
Dubois	Morgan	Teller	

So the amendment was rejected.

The VICE-PRESIDENT. If there be no further amendment to the bill, the question is, Shall the amendment be engrossed and the bill be read a third time?

The amendment was ordered to be engrossed, and the bill to be read a third time.

The Vice-President. The question is, Shall the bill pass?

Mr. STRWART and Mr. TRLLER called for the yeas and nays; and they were ordered.

The Secretary proceeded to call the roll.

The result was announced—yeas 43, nays 32; as follows:

YEAS-43.

Aldrich, Brice, Caffery, Camdea, Carey, Cullom, Davis, Dixon, Dolph, Faulkner, Frye,	Gallinger, Gibson, Gorman, Gray, Hale, Hawley, Higgins, Hill, Hoar, Hunton, Lindsay,	Lodge, McMillan, McPherson, Menderson, Mills, Mitchell, Wis. Morrill, Murphy, Plati, Proctor, Quay,	Rensom, Sherman, Smith, Squire, Stookbridge, Turpie, Vilas, Voorhees, Washburn, White, Ls.
	•	NAYS-82.	
Allen,	Coke,	Kyle,	Roach,

Daniel Martin. Shoup, Bate Berry, Blackburn, Dubois, Pasco, Stewart, George, Peffer, Teller. Butler, Harris, Perkins, Vance, Call, Irby, Pettigrew, Vest, Walthall, Jones, Ark Cookrell. Wolcott

NOT NOTING-10.

Allison, Chandler, Colquitt. Gordon, Hansbrough, Mitchell, Oreg. Morgan, Palmer, White, Cal. Wilson.

So the bill was passed.

IN THE HOUSE.

[October 31, 1893.]

Message from the Senate.

A message from the Senate, by Mr. Cox, its Secretary, announced that the Senate had passed, with an amendment, the bill (H. R. 1) to repeal a part of an act, approved July 14, 1890, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes;" in which the concurrence of the House was requested.

[November 1, 1893.]

The SPEAKER also laid before the House a bill (H. R. 1) to repeal a part of an act, approved July 14, 1890, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," with amendment of the Senate thereto.

The SPEAKER. The Clerk will report the amendment.

The amendment was read, as follows:

"Strike out all after the enacting clause and insert:

"That so much of the act approved July 14, 1890, entitled "An act directing the purchase of silver bullion and issue of Treasury notes thereon, and for other purposes," as directs the Secretary of the Treasury to purchase from time to time silver bullion to the aggregate amount of 4,500,000 ounces, or so much thereof as may be offered in each month at the market price thereof, not exceeding \$1 for 371.25 grains of pure silver, and to issue in payment for such purchases Treasury notes of the United States, be, and the same is hereby, repealed. And it is hereby declared to be the policy of the United States to continue the use of both gold and silver as standard money, and to coin both gold and silver into money of equal intrinsic and exchangeable value, such equality to be secured through international agreement, or by such safeguards of legislation as will insure the maintenance of the parity in 'value of the coins of the two metals, and the equal power of every dollar at all times in the markets and in the payment of debts. And it is hereby further declared that the efforts of the Government should be steadily directed to the establishment of such a safe system of bimetalism as will maintain at all times the equal power of every dollar coined or issued by the United States, in the markets and in the payment of debts."

Mr. Wilson, of West Virginia. Mr. Speaker, I move to concur in the amendment of the Senate to the House bill which has just been read, and on that I demand the previous question.

The SPEAKER (having put the question on ordering the previous question.) The previous question is ordered. [Applause.] There will now be fifteen minutes for debate on each side. The Chair recognizes the gentlemen from West Virginia (Mr. Wilson) to control the fifteen minutes in favor of the proposition, and will afterward recognize the gentleman from Missouri (Mr. Bland) to control the time in opposition.

Mr. Bland. Mr. Speaker, I desire to have read at the Clerk's desk an amendment that I expect to offer to this bill. At the proper time I shall move to recommit this bill to the Committee on Coinage, Weights, and Measures, with instructions to report it back with this amendment.

S. Rep. 235-33

The Clerk read as follows:

"Add to the Senate amendment the following:

"And to provide for carrying into effect the policy of the forgoing declaration and that so much of the act of January 18, 1837, in regard to the establishment of a mint and relating to the coins of the United States as relates to and provides for the coinage of the standard silver dollar of 4124 grains of standard silver, be, and the same is hereby, revived and reenacted into full force and effect."

The SPEAKER. The gentleman from Missouri (Mr. Bland), as the Chair under-

stands, desires to make a motion to recommit.

Mr. Bland. I move to recommit the bill to the Committee on Coinage, Weights, and Measures, with instructions to report it back with the amendment which I ask the Clerk to read.

The Clerk read as follows:

"Add to the Senate amendment the following:

"'And to provide for carrying into effect the policy of the foregoing declaration and that so much of the act of January 18, 1837, in regard to the establishment of a mint and relating to the coins of the United States as relates to and provides for the coinage of the standard silver dollar of 412½ grains of standard silver is hereby revived and reenacted into full force and effect."

The SPRAKER. The question is on the motion to recommit, as made by the gentle-

man from Missouri.

Mr. Wilson, of West Virginia. I demand the previous question on that motion. The Speaker. Without objection, the previous question will be considered as ordered.

There was no objection.

The SPEAKER (having put the question on the motion to recommit). The noes seem to have it.

Mr. BLAND. I call for the yeas and nays.

The yeas and nays were ordered.

The question was taken; and there were—yeas 109, nays 176, not voting 68; as follows:

YEAS-109.

Crawford. Richardson, Mich. Richardson, Tenn. Aitken. Hunter, Hutcheson, Culberson Alderson Alexander, Allen, Curtis, Kans. Robbins Ikirt. Davis, De Armond, Jones, Robertson, La. Sayers, Shell, Arnold, Kem, Kilgore, Kyle, Lane, Bailey, Baker, Kans. Denson, Dinamore, Sibley, Dockery, Bankhead, Snodgrass, Stalling Bell, Colo. Donovan, Latimer. Stockdale Livingaton, Bell, Tex. Doolittle Edmunds Black, Ga Maddox, Strait, Ellis, Oreg. Maguire, Mallory, Blanchard. Swanson Epes, Fithian Sweet, Talbert, S. C. Bland. Marsh, Marshall Boatner. Funston. Tareney, Boen. Bower, N. C. Fyan, Geary McCulloch, Tate. Branch, McDearmon, Taylor, Ind. Grady, Hall, Mo. McKeighan, Broderick Terry, Turpin Brookshire, McLaurin, McMillin, Tyler, Wheeler, Ala. Whiting, Williams, Ill. Bryan, Harris. McRae, Meredith, Burnes. Hartman. Cannon, Cal. Heard, Money, Henderson, N. C. Capehart, Clark, Mo. Morgan, Williams, Miss. Wilson, Wash. Hermann. Moses. Cobb, Ala. Hilborn, Holman, Neill. Cock rell. Cooper, Tex. Pence, Hopkins, Pa. Hudson, Post, Cox,

NAYS-176.

Adams Berry, Cabaniss. Cogswell, Bingham, Black, Ill. Compton, Coombs, Cooper, Fla. Cooper, Ind. Aldrich. Cadmus. Caldwell Apsley, Blair, Averv. Campbell Brawley. Babcock, Baker, N. H. Cannon, Ill. Breckinridge, Ark. Cooper, Cornish. Baldwin. Bretz, Catchings, Barnes, Bartlett Brickner, Causey, Covert, Brosius, Chickering, Crain, Barwig, Brown, Clancy, Cobb, Mo, Cumminge, Curtis, N. Y, Bunn, Belden. Beltzhoover, Bynnm. Cockran. Daniels,

Davey, De Forest, Dingley, Draper, Dunn, Dunphy, Durborow, English, Erdman Everett, Fellows Fielder. Fitch, Fletcher Forman, Geissenhainer, Gillet, N. Y. Goldzier, Gorman Gresham. Grout. Hainer, Haines, Hall, Minn. Hammond, Harmer. Harter, Haugen, Henderson, Iowa Hendrix,

Hooker, N. Y. Hopkins, Ill. Houk, Ohie Honk, Tenn. Johnson, Ind. Johnson, N. Dak. Johnson, Ohio Joy, Kiefer, Kribbs. Lapham. Layton, Lefever, Lilly, Linton, Lisle, Lockwood Loudenslager Lncas Lynch, Magnor, Mahon, Martin, Ind. Marvin, N. Y. McAleer, McCall. McCreary, Minn. McCreary, Ky. McDannold, McDowell. McEttrick. McGann,

McKaig. McNagny, Meiklejohn, Mercer. Meyer, Milliken Montgomery, Moon, Morse Mutchler. Oates O'Neil. Mass. Outhwaite, Paschal. Patterson, Payne. Paynter, Pearson, Pendleton, W.Va. Phillips, Pigott, Powers. Price Randall. Ray, Rayner, Reed, Reilly, Reyburn, Richards, Ohio

Rvan. Schermerhorn. Settle, Shaw, Sherman, Sickles, Sipe, Smith Somera Sperry. Sperry, Springer, Stevens, Stone, C. W. Stone, W. A. Stone, Ky. Storer. Talbott, Md. Thomas, Tracey Tucker, Turner, Van Voorhis, N. Y. Wanger, Warner, Washington, Waugh, Wells, Wheeler, Wilson, W. Va. Wolverton, Woomer.

Russell, Conn.

NOT VOTING-68.

Ritchie,

Rusk.

Hull.

Abbott,
Bartholdt,
Boutelle,
Bowers, Cal.
Brattan,
Breckinridge. Ky.
Burrows,
Caminetti,
Childs,
Clarke, Ala.
Coffeen,
Conn,
Cousins,
Dalzell,

Hines,

Dolliver

Ellis, Ky. Enloe.

Hitt.

Funk, Gardner, Gear, Gillett, Mass. Goodnight, Graham, Grosvenor, Hager, Hare, Hatch, Hayes, Heiner,

Hager, Hare, Hatch, Hayes, Heiner, Henderson, Ill. Hepburn, Hicks, Hooker, Miss. Hulick. Lacey,
Lawson,
Lester,
Loud,
Murray,
Newlands,
Northway,
O'Ferrall,
O'Neill, Pa.
Page,
Pendleton, Tex.
Perkins,
Pickler,
Robinson, Pa.
Russell, Ga.
Scranton,

Simpson,
Stephenson,
Stephenson,
Strong,
Tawney,
Taylor, Tenn.
Updegraff,
Van Voorliis, Ohio.
Walsworth,
Walker,
Weadock,
Wever,
White,
Wilson, Ohio.
Wise,
Woodard,
Wright, Mass.
Wright, Pa.

So the motion of Mr. Bland was rejected.

Mr. Wilson, of West Virginia. Mr. Speaker, I now domand the previous question on the motion to concur in the Senate amendments.

The yeas and nays were ordered.

The question was taken; and there were—yeas 193, nays 94, not voting 66; as follows:

YEAS-193.

Adams,
Alderson,
Aldrich,
Apsley,
Avery,
Baboock,
Baker, N. H.
Baldwin,
Barnes,
Bartlett,
Barwig,
Belden,
Beltzhoover,
Berry,
Bingham,
Black, Ga.
Black, Ga.
Black, Gl.
Blart,
Brawley,
Brewkey,
Brewkey,
Brewkey,
Brewkey,

Bretz, Brickner Brookshire. Brosius, Brown, Bunn, Bynum Cabaniss, Cadmus Caldwell Campbell, Cannon, Cal. Caruth. Catchings, Cansey, Chickering, Clancy, Cobb, Mo. Cockran, Cogswell

Compton, Coomba. Cooper, Fla. Cooper, Ind. Cooper, Wis. Cooper, Cornish, Covert, Crain, Commings, Curtis, N. Y. Daniels, Davey, De Forest. Dingley, Donovan, Draper, Dunn, Dunphy, Durborow, Edmunds.

English, Erdman, Everett, Fellows, Fielder, Fitch. Fletcher, Forman. Gardner, Geary. Geissenhainer, Gillet, N. Y. Goldzier, Gorman. Gresham. Grout, Hall, Minn. Hammond, Harmer,

Phillips,

Pigoti, Post,

Powers.

Harter, Haugen, Heuderson, Iowa, Hendrix. Hipes, Hitt, Holman, Hopkins. Ill. Houk, Ohio Houk, Tenn. Hunter, Johnson, Ind. Johnson, N. Dak. Johnson, Ohio Joy, Kiefer, Kribbs, Lapham, Layton, Lefever, Lilly, Linton, Lisle, Lock wood Loudenslager, Lynch, Magner, Mahon, Marshall.

Martin, Ind. Marvin, N. Y. McAleer, McCall. McCleary, Minn. McCreary, Ky. McDannold. McDowell, McEttrick McGann, McKaig, McNagny, Mercer Mercer,
Meredith,
Meyer,
Milliken,
Montgomery,
Moon,
Morse, Mutchler, Oates, O'Neill, Mass. Outhwaite, Paschal Patterson, Payne. Paynter, Pearson. Pendleton, W. Va.

Price Randall. Ray, Rayner, Reed, Reilly, Royburn, Richards, Ohio Richardson, Mich. Ritchie, Rusk, Russell, Conn. Ryan, Schermerhorn. Scranton. Settle, Shaw, Sherman, Sickles, Sipe, Somers, Sperry, Springer, Stevens. Stone, C. W.

Stone, W. A. Stone, Ky. Storer, Swanson, Talbott, Md. Taylor, Ind. Thomas, Tracey, Tucker. Turner. Turpin. Tyler, Van Voorhis, N. Y. Wanger, Warner, Washington, Waugh, Weadock Wells, Wheeler, Ill. White, White, Whiting, W. Va. Wolverton, Woomer, Wright, Pa.

NAYS-94.

Aitken. Alexander. Allen, Arnold. Bailey, Baker, Kans. Bankhead, Bell, Colo. Bell, Tex. Blanchard. Bland, Boatner. Boen. Bower, N. C. Branch, Broderick. Bryan, Burnes, Cannon, Ill. Capehart, Clark, Mo. Cobb, Ala. Cockrell.

Cox, Crawford. Culberson Curtis, Kans. Davis, De Armond, Denson, Dinamore. Dockery, Doclittle, Ellis, Oreg. Epes, Fithian Funston. Fyan, Grady Hainer Hall, Mo. Harris, Hartman. Heard. Henderson, N. C. Hermann, Hillborn.

Hopkins, Pa. Hudson. Hutcheson, Ikirt, Jones, Kem, Kilgore, Kyle, Lane, Latimer, Livingston, Lucas Maddox, Maguire, Mallory, Marsh, McCulloch McDearmon, McKeighan, McLaurin. McRae Meiklejohn, Money, Morgan,

Moses, Pence, Richardson, Tenn. Robbins, Robertson, La. Sayers, Shell, Sibley, Smith, Smodgrass, Stallings, Stockdale, Strait, Sweet, Talbert, S. O. Tarsney, Tate, Terry, Wheeler, Ala, Williams, Miss. Wilson, Wash.

NOT VOTING-66.

Hull,

Abbott, Bartholdt, Boutelle, Bowers, Cal. Brattan Breckinridge, Ky. Burrows Caminetti, Childs, Clarke, Ala. Coffeen, Conn. Cousins, Dalzell. Dolliver. Ellis, Ky. Enloc.

Cooper, Tex.

Funk,
Gear,
Gear,
Gillett, Mass.
Goodnight,
Graham,
Grosvenor,
Hager,
Hare,
Hatch,
Hayes,
Heiner,
Henderson, Ill.
Hopburn,
Hicks,
Hooker, Miss.
Hooker, N. Y.

Lacey.
Lawson,
Lester,
Loud,
McMillin,
Murray,
Neill,
Newlands,
Northway,
O'Ferrall,
O'Neill, Pa.
Page.
Pendleton, Tex.
Perkins,
Piokler.

Robinson, Pa.

Tawney,
Taylor, Tenn.
Updegraff,
Van Voorhis, Ohio.
Wadsworth,
Walker,
Wover,
Wilson, Ohio
Wise,
Wright, Mass.

Russell, Ga.

Simpson, Stephenson,

Strong.

So the motion to concur was agreed to.

Enrolled bill signed.

Mr. Pearson, from the Committee on Enrolled Bills, reported that they had examined and found truly enrolled the bill (H. R. 1) to repeal a part of an act approved

July 14, 1890, entitled, "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes;" when the Speaker signed the

Message from the House.

A message from the House of Representatives, by Mr. T. O. Towles, its Chief Clerk, announced that the House had agreed to the amendment of the Senate to the bill (H. R. 1) to repeal a part of an act approved July 14, 1890, entitled, "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes.

[November 2, 1893.]

Message from the President.

A message from the President, by Mr. Pruden, one of his secretaries, announced that the President had approved and signed an act (H. R. 1) to repeal a part of an act approved July 14, 1890, entitled, "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes."

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OTHER BILLS AND RESOLUTIONS INTRODUCED IN THE SENATE AND HOUSE ON BANKING, COINAGE, AND CURRENCY.

523

SENATE BILLS.

8. 1.

A BILL to repeal certain sections of the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That sections one, three, and four of the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," are hereby repealed.

and the issue of Treasury notes thereon, and for other purposes," are hereby repealed.

Sec. 2. This repealing act, however, is not to be construed as an abandonment of himetallism, but it is hereby declared that the policy of using both gold and silver as the standard money of the country shall be established, and to the accomplishment of that end the efforts of the Government shall be steadily and safely directed.

5. 2.

A BILL to restore the right of coinage.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the fourteenth section of the act of January eighteenth, eighteen hundred and thirty-seven, be, and the same is hereby, re-enacted, which reads as follows:

"That gold and silver bullion brought to the Mint for coinage shall be received and coined, by the proper officers, for the benefit of the depositor: Provided, That it shall be lawful to refuse at the Mint any deposit of less value than one hundred dollars, and any bullion so base as to be unsuitable for the operations of the Mint: And provided also, That when gold and silver are combined, if either of these metals be in such small proportion that it can not be separated advantageously no allowance shall be made to the depositor for the value of such metal."

SEC. 2. That so much of the act of July fourteenth, eighteen hundred and ninety, entitled: "An act directing the purchase of silver bullion and the issuance of Treasury notes thereon, and for other purposes," as directs the Secretary of the Treasury to purchase, from time to time, silver bullion to the aggregate amount of four million five hundred thousand ounces, or so much thereof as may be effered in each month, at the market price thereof, is hereby repealed.

S. 3.

A BILL to supply the deficiency in the currency.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, directed to issue silver certificates of the character and denominations as now provided by law equal in amount to the silver bullion in the Treasury purchased under the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issuance of Treasury notes thereon, and for other purposes," in excess of the amount necessary, at its coining value, to redeem the Treasury notes issued under said act, and to use the same, or so much thereof as may be necessary, to provide for any deficiency in the revenues of the Government, and to use the balance of such certificates in the purchase of United States four per centum bonds at the market price thereof, not exceeding twelve per centum premium on the face value of such bonds; and the Secretary shall, as fast as practicable, coin such excess of silver and hold the same for the redemption of the certificates provided for by this act.

SEC. 2. That the Secretary of the Treasury be, and he is hereby, further directed to issue one hundred million dollars of United States legal-tender notes of the character and description of the United States legal-tender notes now outstanding, and purchase with such notes United States four per centum bonds, at the market price, not exceeding twelve per centum premium on the face value of the bonds so

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purchased; and the bonds purchased under the provisions of this act shall be held In the Treasury as security for the redemption of the Treasury notes issued under this act.

A BILL to authorize the coinage of a standard silver dollar, and to restore its legal-tender character, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there shall be coined. at the several mints of the United States, silver dollars of the weight of four hundred and twenty grains troy, of standard silver, as provided in the act of January eighteenth, eighteen hundred and thirty-seven, on which shall be the devices and superscriptions provided by said act; which coins together with all silver dollars heretofore coined by the United States, of like weight and fineness, shall be a legal tender, at their nominal value, for all debts and dues, public and private, except where otherwise expressly stipulated in the contract. And the Secretary of the Treasury is authorized and directed to purchase, from time to time, silver bullion at the market price thereof, not less than two million dollars' worth per month, nor more than four million five hundred thousand dollars' worth per month, and cause the same to be coined monthly, as fast as so purchased, into such dollars; and a sum sufficient to carry out the foregoing provision of this act is hereby appropriated out of any money in the Treasury not otherwise appropriated. And any gain or seigniorage arising from this coinage shall be accounted for and paid into the Treasury, as provided under existing laws relative to the subsidiary coinage: *Provided*, That the amount of money at any one time invested in such silver bullion, exclusive of such resulting coin, shall not exceed five million dollars: And provided further, That nothing in this act shall be construed to authorize the payment in silver of certificates of deposit issued under the provisions of section two hundred and fifty-four of the Revised Statutes.

SEC. 2. That any holder of the coin authorized by this act may deposit the same with the Treasurer or any assistant treasurer of the United States, in sums not less than ten dollars, and receive therefor certificates of not less than ten dollars each, corresponding with the denominations of the United States notes. The coin deposited for or representing the certificates shall be retained in the Treasury for the payment of the same on demand. Said certificates shall be receivable for customs,

taxes, and all public dues, and, when so received, may be reissued.

SEC. 3. That all acts and parts of acts inconsistent with the provisions of this act

are hereby repealed.

SEC. 4. That so much of the act entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," approved July fourteenth, eighteen hundred and ninety, as directs the Secretary of the Treasury to purchase, from time to time, silver bullion to the aggregate amount of four million five hundred thousand ounces, or so much thereof as may be offered in each month, at the market price thereof, and to issue in payment for such purchases silver bullion Treasury notes of the United States is hereby repealed.

A BILL to provide for the free coinage of silver bullion, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the owner of silver bullion may deposit the same at any mint of the United States to be coined for his benefit, and it shall be the duty of the proper officers, upon the terms and conditions which are provided by law for the deposit and coinage of gold, to coin such silver bullion into silver dollars of the weight of four hundred and twenty grains troy, of standard silver, as provided in the act of January eighteenth, eighteen hundred and thirty-seven, on which shall be the devices and superscriptions provided by said act, and such coins shall be a legal tender for all debts and dues, public and private. The act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," is hereby repealed: Provided, That the Secretary of the Treasury shall proceed to have coined all the silver bullion in the Treasury purchased with silver or coin certificates.

5. 21.

A BILL to fix the number of grains of gold and silver in the gold and silver coins of the United States, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act the silver coins of the United States shall contain the following quantities of silver, that is to say: Each dollar shall contain four hundred and sixty-four and four-tenths grains of pure silver, and five hundred and sixteen grains of standard silver; each half-dollar shall contain two hundred and thirty-two and two-tenths grains of pure silver, and two hundred and fifty-eight grains of standard silver; and each quarter-dollar shall contain one hundred and sixteen and one-tenth grains of pure silver, and one hundred and twenty-nine grains of standard silver; the dime, or ten-cent piece, shall contain forty-six and four-tenths grains of pure silver, and fifty-one and six-tenths grains of standard silver.

SEC. 2. That the coins mentioned in the previous section shall have on them the devices and superscriptions provided for coins of like denominations now coined, and shall be legal tender at their nominal value for all debts and dues, public and private, except when otherwise expressly stipulated by contract; and any owner of silver bullion may deposit the same at the mints of the United States at Philadelphia, San Francisco, and New Orleans to be coined into dollars, or into half-dollars, or quarter dollars, at the option of the Secretary of the Treasury, of five hundred and sixteen grains, two hundred and fifty-eight grains, and one hundred and twenty-

nine grains, respectively, for his benefit.

SEC. 3. That any holder of the coins authorized by this act may deposit the same with the Treasurer or any assistant treasurer of the United States in sums of not less than ten dollars and receive therefor certificates of not less than ten dollars each, corresponding with the denominations of United States notes. The coin deposited or representing the certificate shall be retained in the Treasury for the payment of the same on demand. Said certificates shall be receivable for customs, taxes, and

all public dues, and when received may be reissued.

SEC. 4. That the Secretary of the Treasury shall, within two years from and after the passage of this act, cause all the silver coins of the United States hitherto minted of the denominations of one dollar, half-dollar, and quarter-dollar, as well as the Treasury notes issued under the law of July fourteenth, eighteen hundred and ninety, to be withdrawn from circulation by exchanging the same, or causing the same to be exchanged at their nominal value for silver certificates of like denominations, representing silver coins of the weight and fineness provided for by this act; and the silver certificates thus issued shall be in all respects similar to those provided for in the preceding section, and shall, like them, be receivable for customs, taxes, and public dues, and when received may be reissued; and that on and after the expiration of the two years above mentioned all the silver coins hitherto minted of the denominations of one dollar, half-dollar, and quarter-dollar, as well as the Treasury notes issued under the law of July fourteenth, eighteen hundred and ninety, shall cease to be legal tender.

SEC. 5. That all silver coins coined prior to the passage of this act shall be recoined as early as practicable into coins of like denominations of the weight and fineness authorized by section one.

SEC. 6. That a sum sufficient to carry out the provisions of this act is hereby

appropriated out of any moneys in the Treasury not otherwise appropriated.

SEC. 7. That the Secretary of the Treasury is hereby authorized to adopt such

rules and regulations as may be necessary to enforce the provisions of this act.

SEC. 8. That section one of an act entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," approved July fourteenth, eighteen hundred and ninety be, and the same is hereby, repealed.

8. 46.

A BILL to increase the circulation of national banks, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon deposits by national banking associations of United States bonds, bearing interest as provided by law under the provisions of sections fifty-one hundred and fifty-nine and fifty-one hundred and sixty of the Revised Statutes, such associations shall be entitled to receive from the Comptroller of the Currency circulating notes of different denominations in blank, registered and countersigned as provided by existing law, equal in face value to the full par value of the bonds so deposited; and national banking associations now having bonds on deposit for the security of circulating notes less in face value then the par value of the bonds, or which may hereafter have such bonds on deposit, shall be entitled, upon due application to the Comptroller of the Currency, to receive additional circulating notes to an amount which will increase the aggregate value of the circulating notes held by such associations to the par value of the bonds deposited, such additional notes to be held and treated in the same way as circulating notes of national banking associations heretofore issued and subject to all the provisions of existing law affecting such notes: Provided, That nothing herein contained shall be construed to modify or repeal the provisions of sections fifty-one hundred and sixty-seven and fifty-one

hundred and seventy-one of the Revised Statutes, authorizing the Comptroller of the Currency to require additional deposits of bonds or of lawful money in case the market value of the bonds held to secure the circulating notes shall fall below the par value of the circulating notes outstanding for which such bonds may be deposited as security.

5. 52.

A BILL in amendment of the provisions of the Revised Statutes relative to national banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the limitation of the total liabilities to any national-banking association of any person, company, corporation, or firm, under section fifty-two hundred of the Revised Statutes, shall be one-tenth part of the amount of the capital stock of such association actually paid in and the surplus of such association as ascertained and determined by the national-bank examiner at the last previous examination of such association. In case of any violation of the provisions of said section fifty-two hundred, as hereby amended, the Comptroller shall commence suit under section fifty-two hundred and thirty-nine of the Revised Statutes, and such suit shall not be discontinued without the authority of the Secretary of the Treasury.

SEC. 2. That no liability, direct or indirect, to any association of any stockholder, director, or officer or other employee of any national-banking association, to an amount greater at any one time than one thousand dollars shall be allowed to exist, except by previous authority in writing, signed by the president, or vice-president when the president can not act, and three-fourths of the directors, or by a majority vote of the directors at a legal meeting of the board, the record of which shall show the name and vote of each director present. It shall be the duty of the directors to cause the amount of every such liability of any stockholder, director, officer, or other employee, with a full description thereof to be recorded in one special book kept for such liabilities alone, and to cause the same to remain recorded therein as unpaid until it is fully discharged, and to designate by vote an official or officials by whom all entries shall be made in said book and attested by their signatures, with dates attached. Any willfully false entry made in said book by any person, or any intentional omission therefrom by any person whose duty it may be to make entries therein shall subject the guilty person, and any person who may be his aider or abettor, to punishment by fine not exceeding five thousand dollars or to imprisonment not exceeding one year, or to both such fine and imprisonment, according to the discretion of the court.

SEC. 3. That whenever it shall satisfactorily appear to the Comptroller of the Currency that any officers or director of a national bank has been guilty of violations of the provisions of the national-bank act, and such officer or director shall, after due admonition from the Comptroller of the Currency, persist in such violations, it shall be the duty of the Comptroller to give to such officer or director not less than ten days' notice to appear before him at his office in the city of Washington and show cause why he should not be removed from office. The Comptroller of the Currency, with the consent and approval of the Secretary of the Treasury, after due hearing or opportunity to be heard, as above provided, is hereby authorized and

empowered to remove from office such officer or director.

SEC. 4. That each national-bank examiner, before entering upon his duties, shall take and subscribe the oath of office and file the same with the Comptroller of the Currency, and he shall give to the United States a bond with not less than two responsible sureties, to be approved by the Comptroller of the Currency, for such amount as the Comptroller may fix, conditioned for the faithful discharge of the

duties of his office.

SEC. 5. That the Comptroller of the Currency is hereby authorized and empowered, with the approval of the Secretary of the Treasury, to appoint two general examiners of ability and experience, each of whom shall be entitled to an annual salary of five thousand dollars, together with his actual and necessary traveling expenses and disbursements, which shall be paid by the United States. It shall be the duty of such examiners, under the general direction of the Comptroller of the Currency, to visit, assist, and supervise the various bank examiners in their several districts in order to secure uniformity in method and greater efficiency in work.

SEC. 6. That the requirement of section three hundred and eighty of the Revised Statutes, that suits and proceedings concerning national banking associations shall be conducted by the district attorneys of the several districts, shall not extend to suits and proceedings instituted by or against receivers of such banking associations.

tions.

SEC. 7. That in order to facilitate the collection of assessments upon shareholders of failed national banks, it shall be the duty of every receiver of such a bank, whenever the assets are insufficient to pay creditors in full, as soon as the Comptroller of

the Currency has fixed and determined such deficiency and made an assessment upon the shareholders therefor, to file with the recorder or register of deeds of real estate within the county or other territorial subdivision in which each of said shareholders resides, when he may be able to ascertain his residence, a certificate reciting the name of such shareholder, the number of shares of stock owned by him, and the amount of assessment imposed thereon. The filing of such certificate shall create a lien upon the real estate of such shareholder within such county or other territorial subdivi-sion for the amount of such assessment. A similar certificate may be filed in any county or other territorial subdivision other than that of the residence of the shareholder, and shall create a lien upon the real estate which may be found therein of such shareholder for the amount of such assessment. Such receiver is authorized and directed to execute a discharge and satisfaction of any such lien upon the payment or compromise of such assessment, or upon receiving a satisfactory bond to pay such assessment if its payment shall be finally ordered by a court of competent jurisdiction.

SEC. 8. That section fifty-two hundred and nine of the Revised Statutes is hereby SEC. 8. That section have-two nundred and nine of the Kevised Statutes is nerely amended by adding in the first line thereof, after the word "agent," the words "or employee;" and by striking out the words "in either case;" and by striking out the words "any agent appointed to examine the affairs of any such association" and inserting instead thereof the words "of the United States;" and by striking out the words "with like intent," and inserting instead thereof the word "knowingly," and by adding in the fourteenth line of said section, after the word "agent," the words "or employee."

8. 53.

A BILL to repeal so much of the act of July fourteenth, eighteen hundred and ninety, as provides for the purchase of silver.

Be it enacted by the Scnate and House of Representatives of the United States of America in Congress assembled, That so much of the act of July fourteenth, eighteen hundred and ninety, as provides for the further purchase of silver, is hereby repealed.

B. 289.

A BILL to secure depositors in national banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That every national bank existing and doing business at the date of the passage of this act, shall, as soon as practicable thereafter, report in writing its true financial condition to the Secretary of the Treasury, and if found by said Secretary to be in a solvent condition, deposits thereafter made in such bank in good faith, in the due course of business, by persons not officers of the bank, nor stockholders in the corporation doing the banking business, shall be and they are hereby guaranteed by the United States to be paid to the depositors, or their lawful assigns, or transferees, when drawn on by draft or check, but no person shall be allowed to overdraw his account in any manner.

SEC. 2. That to indemnify the United States from loss by reason of the guaranty given and made in the first section of this act, an annual tax is hereby levied on all deposits hereafter made in the banks described in this act, equal to one-fourth of one per centum of said deposits; the said tax shall be paid to the Secretary of the

Treasury on the last day of each month of the year on the deposits of that month.

SEC. 3. That the cashier or president of all banks to which this act applies, shall make truthful reports of the pecuniary and financial condition of the bank of which he is cashier or president, to the Secretary of the Treasury, as often as said Secretary may by rule require; and all such banks shall be subject, as now, to be examined whenever the proper officer may so order.

SEC. 4. That this act shall not operate to lessen the liability now provided by law, of officers of the national banks and stockholders owning stock in the corporation doing a banking business, nor to release them, or either of them, from the penalties of the law, as now provided.

SEC. 5. That this act shall be enforced from and after its passage.

5. 294.

A BILL to provide for the issue of circulating notes to national banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon any deposit already or hereafter made of any United States bonds bearing interest in the manner required by law, any national banking association which has made or shall make such deposit shall be entitled to

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receive from the Comptroller of the Currency circulating notes of different denominations, in blank, registered and countersigned as provided by law, not exceeding in the whole amount, including circulating notes previously issued, the par value of the bonds deposited: *Provided*, That at no time shall the amount of such notes issued to any association exceed the amount at such time actually paid in of its capital stock.

5. 395

A BILL to increase the circulating medium by issuing Treasury notes, payable in lawful money of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, directed to prepare, without unnecessary delay, Treasury notes to the aggregate amount of three hundred million dollars, to be similar in form, dimensions, and general appearance to those issued under the provisions of the act of Congress approved July fourteenth, eighteen hundred and ninety, except that he may, in his discretion, vary the designs of the engraving, and they shall show on their face that they are issued by authority of this act and are payable in dollars, the lawful money of the United States.

SEC. 2. That one-fifth part, in face value, of said notes shall be of the denomination of one dollar; one-fifth part shall be of the denomination of two dollars; and the rest shall be made in equal amounts of the denominations of five dollars, ten dollars, and twenty dollars each.

SEC. 3. That the said notes shall be lawful money of the United States, receivable by Government officers for taxes and all public dues, and they shall be legal tender,

at their face value, in payment of debts to any amount whatever.

SEC. 4. That as fast as the notes are prepared they shall be deposited in the Treasury of the United States, charged to the Treasurer, accounted for as available funds of the Government, and paid out as other public moneys; and whenever any of them are received in the Treasury in the course of business they shall be immediately reissued and kept in circulation.

SEC. 5. That the Secretary of the Treasury is authorized to exchange any of said notes above the denomination of five dollars for United States bonds or other out-

standing obligations of the Government at par. Sec. 6. That this act shall take effect immediately.

5. 414.

A BILL to direct the coinage of silver bullion for the redemption of silver certificates, and to authorize the issue of circulating notes to national banks at par of their deposited bonds.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That after setting aside in coin and bullion, as a reserve, such amount of the silver bullion purchased, from time to time, by direction of the act approved July fourteenth, eighteen hundred and ninety, as shall equal, at the coining value, the aggregate sum of the Treasury notes authorized by the said act, all remainder of the said bullion shall be deemed available for the issue of silver certificates now authorized by law; and the said remainder or surplus bullion shall be coined into standard silver dollars; and the said dollars shall be used for the redemption of silver certificates as now required by law: Provided, That this act shall not be deemed to alter or amend any provision of the said act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes."

SEC. 2. That hereafter national banking associations shall be entitled to receive from the Comptroller of the Currency, upon compliance with all other terms and requirements of law therefor, circulating notes of different denominations, in blank, registered and countersigned as required by law, to the value at par of the United States bonds on deposit with the Treasurer in trust for the association: Provided, That the aggregate sum of such notes for which any association shall be liable, at any time, shall not exceed the amount of its capital stock at the time actually paid

SEC. 3. That all acts and parts of acts in conflict with this act are hereby repealed.

8. 438.

A BILL directing the discontinuance of the purchase of silver bullion.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," as directs the purchase of silver bullion is hereby repealed.

A BILL to provide for the issue of circulating notes to national banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon any deposit already or hereafter made of any United States interest-bearing bonds in the manner required by law, any national banking association which has made or shall make such deposit shall be entitled to receive from the Comptroller of the Currency circulating notes of different denominations, in blank, registered, and countersigned as provided by law, not exceeding in the whole amount, including circulating notes previously issued, the par value of the bonds deposited: Provided, That at no time shall the amount of such notes issued to any association exceed the amount at such time actually paid in of its capital stock.

8. 453.

AMENDMENT intended to be proposed by Mr. Call to the bill (S. 453) to provide for the issue of circulating notes to national banks, viz: At the end of the bill add the following:

That two hundred and fifty million dollars of full legal-tender Treasury notes of the United States, in such form and denominations, not less than one dollar nor more than one hundred dollars, redeemable, at the discretion of the Secretary of the Treasury, in gold or silver coin of the standard prescribed in the laws of the United States at the date of the approval of this act and the issue of such notes.

That such Treasury notes shall be deposited in national banks, State banks, savings banks, or other chartered institutions under the laws of the several States as equally as may be in proportion to the entire population of the United States. Such banks

or chartered institutions shall be selected by the Secretary of the Treasury.

That the officer of said banks or incorporated companies having custody of the money shall be appointed a subtreasurer of the United States without salary from the United States, and such banks or chartered institutions shall be required to deposit security in a sum double the amount of such deposit of United States Treasury notes for the repayment of such amount to the United States, to be approved by

the Secretary of the Treasury.

That such security may be deposited in State, county or municipal bonds, to be approved by the Secretary of the Treasury, to be held in the Treasury of the United

States as collateral security for the repayment of such Treasury notes.

That the banks or chartered institutions receiving such deposits of Treasury notes are prohibited from loaning money, either directly or indirectly, at a higher rate of interest than six per centum per annum; and any officer of such bank willfully violating this act shall be liable, on trial and conviction, to be fined in a sum not exceeding double the amount so loaned and imprisonment not exceeding six months.

5. 469.

A BILL directing the purchase of silver bullion and the issue of Treasury notes therefor, for the appointment of a mint commission, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby directed to purchase from time to time all the silver bullion offered at any coinage mint of the United States at a price to be fixed from time to time by a mint commission, hereinafter provided for, and to issue in payment of such purchases of silver bullion Treasury notes of the United States, to be prepared by the Secretary of the Treasury, in such form and in such denominations as he may prescribe, and a sum sufficient to carry into effect the provisions of this act is hereby appropriated out of any money in the Treasury not otherwise appropriated.

SEC. 2. That Treasury notes issued in accordance with the provisions of this act shall be redeemable on demand in coin at the Treasury of the United States or at the office of any assistant treasurer of the United States, or at the mints of the United States, in silver bullion at the price established by the mint commission, and when so redeemed may be reissued, and such Treasury notes shall be a legal tender in payment of all debts, public and private, except when expressly stipulated in the contract, and shall be receivable for customs taxes and all public dues, and such notes when held by any national banking association may be counted as a part of its law-

ful reserve.

SEC. 3. That the President shall, by and with the advice and consent of the Senate, appoint three members of a commission, to be termed "the mint commission," who shall meet in Washington as often as the duties of their office may require, and of which commission the Secretary of the Treasury shall be a member, in addition to the three named, and ex-officio chairman of said commission. The said commission shall, from time to time, ascertain the market or commercial value of silver per ounce of pure metal, and in forming conclusions as to the market value they may take into consideration the effect produced upon the current price by the existence of combinations or speculative manipulation to the end and effect that the price determined upon shall fairly and truly represent the actual market value as near as it may be ascertained when unaffected by such combinations or manipulations. They shall also have the power to increase or lower the price, or to suspend purchase of silver bullion, when, in their judgment, the public interest demands such suspension:

Provided, however, That no arbitrary change in price shall be made. When once fixed the price must so remain, unless purchases are suspended for cause or until the commission shall become satisfied that the price previously adopted is either higher or lower than the actual market value, judging from the production of silver and the surplus thereof, or the lack of surplus, over and above the world's demand. The said commission shall also prepare and recommend for the consideration of Congress a revised coinage plan, to include or replace all existing silver coinage laws, and which plan may provide for full legal-tender silver coins that shall contain a sufficient quantity of pure metal, which at the commercial value thereof shall cause such coins to be equal in value to gold coins of like denominations, and which coins may be coined free at the mints the same as gold is now coined, it being the established policy of the United States to uphold and maintain the bimetallic theory of money, and also to maintain all kinds of money issued by the Government of the United States or under its authority, whether the same be gold, silver, or paper, on a parity with each other, upon the standard of value as now established in the authorized coinage of gold. The said commissioners shall each receive a salary of

dollars per annum and their reasonable expenses while actually engaged in the performance of the duties involved, to be approved by the Secretary of the

Treasury.

SEC. 4. That the silver bullion purchased under the provisions of this act shall be subject to the requirements of existing laws and the regulations of the mint service governing the methods of determining the amount of pure silver contained, and there shall be deducted from all purchases one per centum of the amount thereof to cover mint charges.

cover mint charges.

SEC. 5. That the Secretary of the Treasury is hereby authorized and directed in his discretion to charge a tax or premium of such amount as he may deem proper

from time to time upon gold bars held by the mints.

Sec. 6. That all laws or parts of laws authorizing the purchase of silver bullion or the coinage of legal-tender silver dollars, or which may in other respects be inconsistent with the provisions of this act, are hereby repealed: *Provided*, That the purchase of silver bullion for coinage into subsidiary coins as now provided by law shall not be affected by this act.

8. 484.

A BILL providing for the issuance of clearing-house certificates by clearing-house associations of central reserve cities, and the purchase thereof by the Secretary of the Treasury, the issue of Treasury notes, their redemption, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to purchase, at not more than par value thereof, clearing-house certificates issued by the associated banks forming the clearing-house association of any central reserve city under the national currency act, when the same shall be presented in sums of one thousand dollars or multiples thereof, and to issue in payment of such purchases Treasury notes of the United States, to be prepared by the Secretary of the Treasury in such form and in such denominations as he may prescribe, and a sum sufficient to carry into effect the provisions of this act is hereby appropriated out of any money in the Treasury not otherwise appropriated.

any money in the Treasury not otherwise appropriated.

SEC. 2. That the Treasury notes issued in accordance with the provisions of this act shall be redeemable on demand in coin, at the Treasury of the United States, or at the office of any assistant treasurer of the United States, and when so redeemed may be reissued, except when received in redemption of clearing house certificates purchased under this act; and such Treasury notes shall be legal tender in payment of all debts, public and private, except where otherwise expressly stipulated in the contract, and shall be receivable for customs, taxes, and all public dues; and such notes when held by any national-banking association shall be counted as a part of its lawful reserve.

SEC. 3. That the clearing-house certificates authorized to be purchased under this act shall be made payable on demand, and shall draw interest at a rate not less than six per centum per annum, and shall not be issued in an amount to exceed in the

aggregate outstanding at any time the aggregate capital of the banks, members of the association, issuing the same. The articles of such clearing house associations shall provide that the banks forming the association shall be jointly and severally liable for the payment of the certificates issued by the associations, with the interest thereon, and no defect in the corporate organization of such associations or the members thereof shall relieve any bank appearing as a member thereof from its liability for any of the certificates purchased under this act.

Skc. 4. That the banks composing said clearing-house associations shall have the privilege of redeeming at any time any or all of the certificates purchased under this act by depositing with the Treasurer of the United States, or any assistant treasurer of the United States, legal-tender notes to the amount of certificates desired to be redeemed, with interest thereon to date of deposit, and upon receipt of certificate of said deposit the Secretary is authorized to deliver the certificates so redeemed to the

depositing bank.

SEC. 5. That the legal-tender notes received in redemption of clearing-house certificates shall be canceled and destroyed and not reissued, to the end and effect that when all the certificates authorized to be purchased under this act shall have been redeemed, the volume of United States notes outstanding shall be the same as that existing prior to the issue of the notes here authorized.

SEC. 6. That the Secretary of the Treasury is authorized to demand and enforce the payment of any clearing-house certificates purchased under this act, when in his opinion they should all be retired by the ending of the emergency justifying their

8. 485.

A BILL to authorize the purchase of gold and silver bullion, and to pay for the same in lagel-tender paper.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Director of the Mint, with the approval of the Secretary of the Treasury, be, and they are, authorized to purchase all gold and silver bullion and subsidiary coins offered at any price, less the cost of transportation and

mintage, without regard to the price in any foreign nation.

SEC. 2. That said gold and silver bullion so purchased, and that now owned by the Government, shall be coined as speedily as possible into the different standard coins of the United States at the present ratio of sixteen to one.

SEC. 3. That no gold or silver reserve shall be held for any purpose, except a sufficiency to meet the indebtedness and general expenditures of the Government.

SEC. 4. That for every dollar of gold and silver coined the Government shall issue the state of the control o

two dollars in greenbacks, mostly in small denominations, to supply the place of national-bank notes and all worn and mutilated bills of all kinds, and for other purposes, as necessity may demand; and thereby reduce all circulating notes as soon as possible to only three kinds of legal tender, namely, gold, silver, and greenbacks. SEC. 5. That all such issues of greenbacks and all gold and silver coined, based as

they are on the faith and wealth of the nation, shall be a legal tender for all debts, public and private, and interchangeable, one for the other, at any time, in any sum not to exceed one hundred dollars to anyone, for the accommodation of business men

and laborers.

SEC. 6. That the Secretary of the Treasury shall pay out, on all demands against the Government, gold, silver, and greenbacks, as nearly equally as possible without making any special discrimination for or against any legal tender, except such Government bonds pledged to be paid in coin; all such bonds shall be paid one-half in gold and the other half in silver. But if the bondholder prefers bullion it shall be so paid, the price of the bullion to be determined by its mintage value in the United

States less the cost of mintage.

SEC. 7. That all gold and silver bullion purchased by the Government, namely, gold bullion paid in gold coin, or, if preferred by the seller, any or all in greenbacks. Silver bullion shall be paid for in silver coin, or any part or all in greenbacks, at the

seller's option.

SEC. 8. That the Government shall not be required to purchase any given amount in any certain time, but shall purchase anywhere any or all gold and silver bullion offered at any price, less the cost of transportation and mintage, so, if possible, to keep the mints of the Government constantly operated at their full capacity.

SEC. 9. That all laws and parts of laws in conflict with the provisions of this bill

be, and are hereby, repealed.

8. 486.

A BILL to authorize the issue of six hundred million dollars of money, and for other purposes.

Whereas a nation which can make good bonds can make better money; and Whereas a nation which can make a dollar on gold can make another dollar on aluminum or paper; and

Whereas a nation which won't or can't pay its debts has no right to exist on this

Whereas Congress can coin enough money to pay the debts of the United States

within six months: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America
in Congress assembled, That the Secretary of the Treasury be, and he is hereby,
authorized and instructed to prepare the sum of six hundred milion dollars of the declaratory (not promissory), full (not partial) legal-tender money of this republic, in various denominations, on sheets of aluminum or silk-threaded paper, as the people may prefer, and cover the same into the Treasury as soon as possible as surplus money, and then forthwith call all of the outstanding interest-bearing bonds of the United States for immediate redemption, at par, under the act of March third, eighteen hundred and eighty-one, and as fast as said bonds are presented he shall pay them with said surplus money.

Sec. 2. That all acts and parts of acts in conflict with this act be, and they are hereby, repealed, and this act shall take effect when approved.

A. 545.

A BILL to provide for a more extended use of gold by the people of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That section two hundred and fifty-four of the Revised Statutes of the United States be, and is hereby, amended by striking out the word "twenty" after the words "in denominations of not less than," and by inserting in the place thereof the word "five," so that the first sentence of said section shall read: "The Secretary of the Treasury is authorized to receive deposits of gold coin and bullion with the Treasurer or any assistant treasurer of the United States, in sums not less than twenty dollars, and to issue certificates therefor, in denominations of not less than five dollars each, corresponding with the denominations of the United States notes."

8. 570.

A BILL discontinuing the purchase of silver bullion.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the act approved July fourteenth, eighteen hundred and ninety, entitled, "An act directing the purchase of silver bullion and issue of Treasury notes thereon, and for other purposes," as directs the Secretary of the Treasury to purchase from time to time silver bullion to the aggregate amount of four million five hundred thousand ounces, or so much thereof as may be offered in each month at the market price thereof, not exceeding one dollar for three hundred and seventy-one and twenty-five one-hundredths grains of pure silver, and to issue in payment for such purchases Treasury notes of the United States, be, and the same is hereby, repealed. And it is hereby declared to be the policy of the United States to continue the use of both gold and silver as standard money, and to coin both gold and silver into money of intrinsic and exchangeable value, such equality to be secured through international agreement, or by such safeguards of legislation as will insure the maintenance of the parity in value of the coins of the two metals, and the equal power of every dollar at all times in the markets and in the payment of debts. And it is hereby further declared that the efforts of the Government should be steadily directed to the establishment of such a safe system of bimetallism as will maintain at all times the equal power of every dollar coined or issued by the United States, in the markets and in the payment of debts.

AMENDMENTS intended to be proposed by Mr. Pasco to the amendment introduced by the minority of the Committee on Finance to the bill (S. 570) discontinuing the purchase of silver bullion, vis: Strike out section one and insert in lieu thereof the following:

"That a commission, to be composed of three citizens of the United States, shall be appointed by the President to ascertain and determine by the first day of January next the fair and just ratio between the actual and intrinsic values of silver and .gold, as a basis for the future coinage of silver, as hereinafter provided, without discrimination against either metal or charge for coinage, so that the dollar unit of coinage of both metals may be of equal intrinsic value. And the said commission shall report to the Secretary of the Treasury the result reached by them as soon as practicable after the date hereinbefore named, and he shall thereupon fix and determine the weight of pure and standard silver to be contained in the silver dollar, the half dollar, the quarter dollar, and the dime authorized to be coined by this act, according to the said report; and the said coins so authorized and thereafter coined shall be of the standard and weight thus fixed and determined by the Secretary of the Treasury."

In section two strike out all after the second "of," in line ten, and insert in lieu thereof the following: "the fineness and weight fixed in accordance with the pro-

visions of the first section of this act."

In section three insert after "may," in line two, "from and after the first day of March, eighteen hundred and ninety-four."

8. 570.

[Amendment intended to be proposed by the minority of the Committee on Finance to the bill (S. 570) discontinuing the purchase of silver bullion.]

A BILL to fix the number of grains of silver in the silver coins of the United States, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That from and after the passage of this act the silver coins of the United Scates shall contain the following quantities of silver, that is to say: Each dollar shall contain four hundred and sixty-four and four-tenths grains of pure silver, and five hundred and sixteen grains of standard silver; each half-dollar shall contain two hundred and thirty-two and two-tenths grains of pure silver, and two hundred and fifty-eight grains of standard silver; and each quarter-dollar shall contain one hundred and sixteen and one-tenth grains of pure silver, and one-hundred and twenty-nine grains of standard silver; the dime, or ten-cent piece, shall contain the dime, or ten-cent piece, shall c tain forty-six and four-tenths grains of pure silver, and fifty-one and six-tenths grains of standard silver.

SEC. 2. That the coins mentioned in the previous section shall have on them the devices and superscriptions provided for coins of like denominations now coined, and shall be legal tender at their nominal value for all debts and dues, public and private, except when otherwise expressly stipulated by contract; and any owner of silver bullion may deposit the same at the mints of the United States at Phildelphia, San Francisco, and New Orleans to be coined into dollars, or into half dollars, or quarterdollars, at the option of the Secretary of the Treasury, of five hundred and sixteen grains, two hundred and fifty-eight grains, and one hundred and twenty-nine grains,

respectively, for his benefit.

SEC. 3. That any holder of the coins authorized by this act may deposit the same with the Treasurer or any assistant treasurer of the United States in sums of not less than ten dollars and receive therefor certificates of not less than ten dollars each, corresponding with the denominations of United States notes. The coin deposited or representing the certificate shall be retained in the Treasury for the payment of the

same on demand. Said certificate shall be receivable for customs, taxes, and all public dues, and when received may be reissued.

SEC. 4. That the Secretary of the Treasury shall, within two years from and after the passage of this act, cause all the silver coins of the United States hitherto minted of the denominations of one dollar, half-dollar, and quarter-dollar, as well as the Treasury notes issued under the law of July fourteenth, eighteen hundred and ninety, to be withdrawn from circulation by exchanging the same, or causing the same to be exchanged at their nominal value for silver certificates of like denominations, representing silver coins of the weight and fineness provided for by this act; and the silver certificates thus issued shall be in all respects similar to those provided for in the preceding section, and shall, like them, be receivable for customs, taxes, and public dues, and when received may be reissued; and that on and after the expiration of the two years above mentioned all the silver coins hitherto minted of the denominations of one dollar, half-dollar, and quarter-dollar, as well as the Treasury notes issued under the law of July fourteenth, eighteen hundred and ninety, shall cease to be legal tender.

SEC. 5. That all silver coins coined prior to the passage of this act shall be recoined as early as practicable into coins of like denominations of the weight and fineness

authorized by section one.

SEC. 6. That a sum sufficient to carry out the provisions of this act is hereby appropriated out of any moneys in the Treasury not otherwise appropriated.

SEC. 7. That the Secretary of the Treasury is hereby authorized to adopt such

rules and regulations as may be necessary to enforce the provisions of this act.

Sec. 8. That section one of an act entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," approved July fourteenth, eighteen hundred and ninety, be, and the same is hereby repealed.

g. 570.

AMENDMENT intended to be proposed by Mr. ALLEN to the bill (S. 570) discontinuing the purchase of silver bullion, viz: Add, after the repealing clause, the following:

Provided, That hereafter standard silver shall be coined at the several mints of the United States into dollars, half-dollars, quarter-dollars, and dimes, at the present ratio of sixteen grains of standard silver to one grain of standard gold, under the same conditions us to mintage and other charges that are now or may hereafter be in force with reference to the coinage of gold. And it shall be the duty of the Secretary of the Treasury, without unnecessary delay, to cause all uncoined silver bullion owned by the Government of the United States to be coined into standard silver dollars. All money coined under the provisions of this act shall be a full legal tender for all debts public and private.

A. 595.

A BILL to provide for the immediate issue and circulation of Treasury notes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to cause to be prepared immediately Treasury notes to the amount of two hundred and fifty million dollars, said notes to be in form, dimensions, and general appearance similar to those which have been prepared under the provisions of the act of July fourteenth, eighteen hundred and ninety. They shall be of the denominations one dollar, two dollars, five dollars, ten dollars, and twenty dollars, one-fifth part in value of the total issue to be in each of said denominations; they shall be made payable in lawful money; they shall be received by the Government of the United States, and the officers thereof, for taxes and all public dues, and they shall be lawful money and legal tender, at their face value, in payment of

debts to any amount whatever.

Sec. 2. That said notes shall be printed on paper of the same character, quality, and grade as that now used for the United States notes; they shall be prepared in accordance with laws, rules, and regulations now in force applicable to such work, and as fast as they are ready for delivery they shall be deposited in the Treasury and treated as so much available cash, and they shall be paid out the same as other public

SEC. 3. That when any of said notes are received in the Treasury in the course of business they shall be reissued and thus kept in circulation.

SEC. 4. That this act shall take effect immediately after its passage.

8. 751.

A BILL to provide a postal currency, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on and after January first, eighteen hundred and ninetyfour, the issue by the Post-Office Department of postal notes shall cease, and there shall be issued in their stead a postal fractional currency in denominations of five, ten, twenty-five, fifty, and seventy-five cents.

SEC. 2. That the issue of said fractional currency shall be made under the super-

vision of the Post-Office Department and shall be furnished to all postmasters in sums as the Postmaster-General shall deem proper, having due regard for the amount

of business transacted.

SEC. 3. That the said postal fractional currency shall be a legal tender for sums less than one dollar and shall be redeemable in the lawful money of the United States at any post-office in the United States to the amount of one dollars; at any moneyorder post-office of the fourth class to the amount of five dollars; at any post-office of the first, second, or third class to an amount not exceeding ten dollars in any one payment to any one individual on the same day.

SEC. 4. That such postal fractional currency shall be furnished to the public on payment therefor at the face value in lawful money of the United State without

other cost or charges.

SEC. 5. That any person convicted of counterfeiting said fractional currency shall. on conviction thereof, be fined in a sum not less than one thousand nor more than five thousand dollars, or be subject to imprisonment for not less than five years nor more than twenty years, as the judgment of the court having jurisdiction of the case may decide.

8. 765.

A BILL to provide for the free and unlimited coinage of gold and silver bullion.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the standard for both gold and silver coins of the United States shall hereafter be such that of one thousand parts by weight nine hundred shall be of pure metal and one hundred of alloy; and the alloy of the silver coins shall be of copper; and the alloy of the gold coins shall be of copper and silver:

Provided, That the silver do not exceed one-half of the whole alloy.

SEC. 2. That of the silver coins the dollar shall be of the weight of four hundred and twelve and one-half grains; the half-dollar of the weight of two hundred and six and one-fourth grains; the quarter-dollar of the weight of one hundred and three and one-eighth grains; the dime, or tenth part of a dollar, of the weight of forty-one and a quarter grains. And that dollars, half-dollars, and quarter-dollars, and dimes shall be legal tenders of payment, according to their nominal value, for any sums whatever.

SEC. 3. That of the gold coins the weight of the eagle shall be two hundred and fifty-eight grains; that of the half-eagle one hundred and twenty-nine grains; and that of the quarter-eagle sixty-four and one-half grains. And that for all sums whatever the eagle shall be a legal tender of payment for ten dollars, the half-eagle

for five dollars, and the quarter-eagle for two and a half dollars.

SEC. 4. That the silver coins heretofore issued at the Mint of the United States and the gold coins issued since the thirty-first day of July, eighteen hundred and

thirty-four, shall continue to be legal tenders of payment for their nominal values on the same terms as if they were of the coinage provided for by this act.

SEC. 5. That gold and silver bullion brought to the Mint for coinage shall be received and coined, by the proper officers, for the benefit of the depositor: *Provided*, That it shall be lawful to refuse, at the Mint, any deposits of less value than one hundred dollars, and any bullion so base as to be unsuitable for the operations of the Mint: And provided also, That when gold and silver are combined, if either of these metals be in such small proportion that it can not be separated advantageously, no allowance shall be made to the depositor for the value of such metal.

SEC. 6. That when bullion is brought to the Mint for coinage it shall be weighed by the treasurer, in the presence of the depositor, when practicable, and a receipt given which shall state the description and weight of the bullion: *Provided*, That when the bullion is in such a state as to require melting before its value can be ascertained the weight after melting shall be considered as the true weight of the

bullion deposited.

SEC. 7. That all provisions of existing laws relating to coinage which are not inconsistent with the provisions of this shall be construed in aid of the execution of this act.

SEC. 8. That all provisions of law in conflict with the provisions of this act are hereby repealed.

SEC. 9. That this act shall take effect and be in force immediately.

g. 883.

A BILL to repeal sections one and two of the act of Congress, approved June ninth, eighteen hundred and seventy-nine, "To provide for the exchange of coin for lawful money of the United States under certain circumstances, and to make such coins a legal tender in all sums not exceeding ten dollars, and for other purposes."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That sections one and two of the act of Congress, approved June ninth, eighteen hundred and seventy-nine, "To provide for the exchange of coins for lawful money of the United States under certain circumstances, and to make such coins a legal tender in all sums not exceeding ten dollars, and for other purposes," be, and the same are hereby, repealed.

5. 916.

A BILL directing the purchase of silver bullion and the issue of United States Treasury notes therefor.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby directed to purchase all silver bullion mined in the United States that may be offered, in lots of the

value of not less than one hundred dollars each, at its par value of one dollar twentynine and twenty-nine one-hundredths cents per ounce, less the usual charge for parting, coining, and so forth, that prevailed prior to February twelfth, eighteen hundred and seventy-three; that an additional charge of three cents per ounce shall be made to cover expenses incurred in distributing the silver coin per express, through the mails, or otherwise; that the Secretary of the Treasury shall keep an account of the profits accruing from said charge, and also of the expenses incurred, and that said charge shall be increased or decreased, as may be necessary, to meet the expenses of distributing said silver coin.

SEC. 2. That gold or silver coin or full legal-tender United States notes, redeemable in gold or silver coin, at the option of the Secretary of the Treasury, may be employed in the purchase of said silver bullion; that when said notes are redeemed they may

be paid out again.

SEC. 3. That said bullion may be coined into dollars of four hundred and twelve and one-half grains of standard silver, as per act of January eighteenth, eighteen hundred and thirty-seven, using the same devices on the coins that were then employed, or the bullion may be cast into bars, at the option of the Secretary of the Treasury; that said dollar coins shall be a legal tender for any amount; that a sufficient quantity of the bullion (to be determined by the Secretary of the Treasury) shall be coined into subsidiary coins, composed of half-dollars, quarters, and dimes, of the weight and designs ordered by act of February twenty-first, eighteen hundred and fifty-three, to serve the purpose of change, and that said coins be a legal tender for five dollars.

SEC. 4. That full legal-tender United States notes, receivable for all debts, public

and private, redeemable in gold or silver coin, at the option of the Secretary of the Treasury, shall be issued to eight times the value of the silver bullion that may have been purchased: *Provided*, That the new issue of paper currency in any one month shall not exceed fifty million dollars; that the issuing of the new currency at said rate shall continue for three years, unless sooner terminated by act of Congress; that the

notes when redeemed may be reissued.

SEC. 5. That loans will be made by the Government on real estate to two-thirds the value thereof at the annual rate of two per centum, interest payable semiannually, principal not to run longer than eight years, under such regulations as Congress may

SEC. 6. That the funds necessary to carry this act into effect are hereby appropriated out of any money in the Treasury not otherwise appropriated.

8. 1050.

A BILL to provide for the employment of labor and the prosperity of the people of the United States and for other purposes.

Whereas money is the tool of production that is used from commencement to finish, and for distribution; and

Whereas Congress can create money (dollars); and

Whereas all means of enjoyment, comfort, and advancement come through the development of resources; and
Whereas it is the duty of legislation to provide for the full development of all

resources for the enjoyment of our citizens: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury of the United States is hereby instructed and directed to have coined all of the gold and silver now in possession of the Government, the gold to be coined into half-eagles, eagles, and double eagles, the silver to be coined into dimes, quarters, halves, and dollars, and the ratio of coinage shall be sixteen of silver to one of gold.

SEC. 2. That all of the gold and silver bullion offered at the mints of the United

States shall be coined free at the ratio of sixteen of silver to one of gold.

SEC. 3. That the Secretary of the United States Treasury shall have coined a sufficient amount of full legal-tender paper money, in denominations of one dollar, two dollars, five dollars, ten dollars, twenty dollars, and one hundred dollars make the whole amount of paper money gold money, and silver money six billion dollars, and cover the same into the United States Treasury.

SEC. 4. That the sum of six hundred million dollars be, and is hereby, appropriated to each and all of the different States and Territories of the United States in pro rata rate of inhabitants, to be expended by the said States and Territories fer the improvement of public highways, public school-houses, and other needed public improvements; and the construction and work shall be under the direction and superintendence of competent persons, and the persons thus engaged shall give sufficient surety for the honest and faithful discharge of all duties; that the compensation for all services and labor shall be four dollars per day, and the hours of labor shall be eight hours per day, and the same ratio of wages shall be paid for any number of hours to eight hours each day of labor actually performed. The Secretary of the Treasury shall have power to provide all further requirements for the operation and execution of this bill.

SEC. 5. That all citizens of the United States offering their labor shall be employed

under the conditions provided in this bill.

SEC. 6. That all acts or parts of acts in conflict herewith are hereby repealed, and this act shall be in effect from and after its passage.

A BILL to provide for the free and unlimited coinage of silver.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the silver coins of the United States shall be composed of standard silver. That of the silver coins the dollar shall be of the weight of four hundred and twelve and one-half grains; the half dollar of the weight of two hundred and six and one-fourth grains; the quarter dollar of the weight of one hundred and three and one-eighth grains; and the dime, or tenth part of a dollar, of the weight of forty-one and a quarter grains. And that dollars, half dollars, quarter dollars, and dimes shall be legal tenders of payment, according to their nominal value, for any sum whatever.

SEC. 2. That silver bullion brought to any mint of the United States for coinage shall be received and coined by the proper officers for the benefit of the depositor: Provided, That it shall be lawful to refuse, at the mint, any deposits of less value than one hundred dollars and any bullion so base as to be unsuitable for the operations of

the mint.

SEC. 3. That the depositor of silver bullion at any mint of the United States for coinage shall receive therefor silver coin or Treasury notes of the United States, to be issued by the Secretary of the Treasury in such form and of such denominations, not less than one dollar nor more than one thousand dollars, as he may prescribe. The Treasury notes issued according to the provisions of this act shall be redeemable on demand at the Treasury of the United States, or at the office of any assistant treasurer of the United States, in silver coin; and such Treasury notes shall be a legal-tender in payment of all debts, public and private.

RESOLUTIONS.

S. R. 4.

JOINT RESOLUTION to maintain the parity of gold and silver.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the American people from tradition and interest favor bimotallism and the free and unlimited coinage of both gold and silver, without discriminating against either metal; that it is also the established policy of the United States to maintain the parity of the two metals, so that the debt-paying and purchasing power of every dollar shall be at all times equal; that it is the duty of Congress to speedily enact such laws as will effectuate and maintain these objects.

S. R. 24.

JOINT RESOLUTION for the issue of additional gold certificates.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby directed, in pursuance of the provisions of section two hundred and fifty-four of the Revised Statutes of the United States, to issue certificates, not at any time to exceed twenty per centum beyond the amount of gold coin and bullion in the Treasury, and to use and expend the same in payment of interest on the public debt and any other demands, obligations, or liabilities of the United States.

[August 8, 1893.]

Mr. Lodge submitted the following resolution; which was read:

"Whereas Congress has been called in extraordinary session on account of the unfortunate condition of business; and

"Whereas some measure of relief can be obtained by the immediate and uncondi-

tional repeal of the purchasing clauses of the silver act of 1890: Therefore,

"Resolved, That the Committee on Finance be instructed to report at once to the Senate a bill to repeal the purchasing clauses of the silver act of 1890, and that a vote be taken in the Senate on said bill on Tucsday, August 22, at 2 o'clock p. m., unless it is sooner reached."

[August 14, 1893.]

THR FINANCIAL POLICY.

Mr. Gordon submitted the following resolutions; which were read:
"Whereas in this Government of the people the popular will is sovereign in its character, and when clearly expressed should be authoritative with Congress; and "Whereas certain financial reforms are demanded by the people, as shown at the polls, in the formal methods provided by the Constitution and laws for expressing

the popular will; and
"Whereas bimetallism, as a means for increasing the volume of sound and stable currency is demanded by all political parties in all recent national platforms, and has thus been unmistakably indorsed by a substantially unanimous vote of the whole

people: Therefore,

"Resolved, That it is the right of the people to expect, and the duty of Congress to enact, suitable legislation for restoring the metals of the Constitution to their coordinate place in the monetary system of the Government, and upon a ratio or plan that will secure their parity or exchangeability with each other.

"Resolved, second, That pledges made to the people in order to secure power should be religiously redeemed in good faith and in justice to the people, who, relying upon

those pledges, conferred that power.

"Resolved, third, That in compliance with these promises made to the people, in recognition of the demand made by the people, and in order to establish confidence among the people, and to bring urgently needed relief to the business of the country, the Committee on Finance be, and is hereby, instructed to report at the earliest day practicable a bill or bills repealing the purchasing clause of the statutes called the Sherman law; and providing for 'the use of both gold and silver as the standard money of the country,' and for 'the coinage of both gold and silver without discriminating against either metal,' and for making 'the dollar unit of coinage of both metals' " " " of equal intrinsic or exchangeable value.'

"Resolved, fourth, That under proper guards and restrictions, so as to secure uniformity, the power of chartering and establishing banks of issue may be safely and wisely restored to the States; that to deny this is to deny the capacity of the States for self-government; and that the said Committee on Finance be, and is hereby, instructed to report also a bill repealing 'the prohibitory 10 per cent tax on State

bank issues."

[August 17, 1893.]

NATIONAL BANK CIRCULATION.

Mr. KYLE. I submit a resolution which I ask may lie on the table to be called up hereafter.

The resolution was read and ordered to lie on the table, as follows:

"Whereas it is currently reported that certain of the national banking associations organized and carrying on business under and by virtue of the laws of the United States have heretofore withdrawn from circulation their notes, and subsequently secured an increase of their circulation under existing laws: Therefore, be it

"Resolved, That the Secretary of the Treasury be requested to report to the Senate what national banking associations have thus diminished and enlarged their circulation, and the extent thereof, and also whether any and what national banking associations have organized under the banking laws of the United States, and have no outstanding notes in circulation."

[September 4, 1893.]

REDEMPTION IN SILVER.

Mr. Allen submitted the following resolution; which was read: "Resolved, That the Secretary of the Treasury be directed to furnish to the Sen-

ate, without unnecessary delay, full information on the following subjects:

"1. Whether the Treasury Department has, at any time, redeemed any portion of
the silver or coin certificates in silver coin, as provided by the act of July 14, 1890,
commonly known as the Sherman act; and, if so, when and what amount has been thus redeemed.

"2. What amount, in coinage value, of silver bullion purchased by the Treasury Department under the act of July 14, 1890, and subject to coinage, in the discretion of the Secretary of the Treasury, remains uncoined; and why said silver bullion has not been coined and paid out, in accordance with the provisions of said act.



"3. Whether any part, and, if so, what part, of the paper money redeemed in gold by the Treasury Department since March 4, 1893, was canceled after redemption or in any manner withheld from general circulation."

[September 5, 1893.]

The joint resolution was read, as follows:

"Resolved, etc., That the Secretary of the Treasury is hereby directed, in pursuance of the provisions of section 254 of the Revised Statutes of the United States, to issue certificates not at any time to exceed 20 per cent beyond the amount of gold coin and bullion in the Treasury, and to use and expend the same in payment of interest on the public debt and any other demands, obligations, or liabilities of the United States."

[September 6, 1893.]

JOINT COMMITTEE ON FINANCIAL QUESTIONS

The Vice-President laid before the Senate the concurrent resolution submitted yesterday by Mr. Morgan; which was read, as follows:

Concurrent resolution to raise a joint committee of the two Houses to consider questions of finance, etc.

Resolved by the Senate (the House of Representatives concurring), That a committee of the two Houses of Congress be raised, to consist of seven Senators, to be appointed by by the President of the Senate, and seven Representatives, to be appointed by the Speaker of the House of Representatives, who together shall constitute a joint select committee on finance, the chairman of which shall be chosen by the committee, by ballot, and he shall appoint a clerk to said committee.

2. Said joint committee shall hold its sessions in the Capitol, and in such other places as a majority thereof shall direct, and may employ a stenographer, and such messengers as shall be found necessary, and shall have power to direct the administration of oaths and to send for papers and persons. Eleven members of said joint

committee shall constitute a quorum to do business.

3. Said joint committee shall examine into the financial and monetary condition of the Government and people of the United States, with a view to devising means for the betterment thereof, and, to this end, shall have full jurisdiction to examine and report upon any financial or monetary question that concerns the people or the Government of the United States.

4. Said committee shall make a special examination of the following subjects, and report upon each, separately, in their recommendations to Congress, and may submit one bill or several bills to the respective Houses to carry their recommendations

into effect; that is to say:

(1) The full or partial remonetization of legal-tender silver coins and the ratio of

legal value that shall be established between such coins and coins of gold.

(2) The revision of the laws relating to legal tender, so as to prevent unjust discrimination in the legal-tender quality of any descriptions of money coined or issued by the United States, or for the redemption of which the Government is pledged.

(3) The repeal of the taxes upon the issues of State banks that circulate as money,

and what restrictions upon the conduct of such banks are necessary for the public

security and welfare, and are within the competency of Congress to provide.

(4) The actual cause of the present embarrassed condition of the people and the

(4) The actual cause of the present embarrassed condition of the people and the national banks, in reference to the character or the supply of circulating medium, and the consequent paralysis of trade and industry. And what further legislation is required to prevent the national banks from abusing their powers under the law, either by their separate dealings, or in combination, concert, or conspiracy with other banks or persons to the detriment of the Government or the people of the United States.

(5) Said joint committee may appoint subcommittees, to consist of not less than four members thereof, three members to constitute a quorum, who shall be empowered to sit in any place in the United States and to take testimony on oath to be administered by the designated chairman of such subcommittee, to be reported to the general committee. Such subcommittees shall be appointed under the resolution or order of the general committee in such manner as they shall agree.

(6) The expenses incurred in the execution of the requirements of this concurrent resolution shall be borne in equal sums by the respective Houses of Congress, to be paid out of the contingent funds appropriated, or to be appropriated by Congress.

[September 11, 1893.]

NATIONAL BANK INTERESTS.

Mr. Stewart submitted the following resolution, which was read:

"Resolved, That a committee of five be appointed by the President of the Senate to inquire if any Senator is, or has been, a stockholder of, or directly or indirectly interested in, any national bank or the stock of such bank, and report all the facts to the Senate with regard to such ownership and interest, the length of time that any Senator shall have been so interested, and the amount of such interest. And for the purpose of such investigation said committee is empowered to administer oaths and send for persons and papers."

[October 4, 1893.]

PROPOSED COMMITTEE ON BANKING SYSTEM.

Mr. Peffer. I submit a resolution, and ask that it may be read and lie over under the rule.

The resolution was read, as follows:

"Resolved, That a select committee of three Senators be appointed by the Vice-President, whose duty it shall be to consider and report whether any and what legislation is necessary to improve the banking system of the country, to the end that greater steadiness may be maintained in currency circulation; that there may be less interruption in the business of exchange, that depositors may have better security against loss, and that savings of the people may be more safely kept.

"Said committee shall hold its sessions in the city of Washington, its necessary

clerical work shall be performed by a person or persons then in the employ of the Government—a committee clerk not then otherwise necessarily employed, or a per-

son to be detailed by the Secretary of the Senate.

"Said committee may sit during sessions and recesses of the Senate, but shall not incur any expense to be provided for by the Senate without express authority first had and obtained."

The VICE-PRESIDENT. The resolution will go over under the rule, and be printed.

[October 6, 1893.]

The Secretary read the resolution submitted on the 4th instant by Mr. Morgan.

as follows:

"Resolved, That it be referred to the Committee on the Judiciary to inquire and report what provisions, if any, of the act approved January 18, 1837, entitled "An act supplementary to the act entitled 'An act establishing a mint, and regulating the coins of the United States," are now in force."

Mr. MORGAN. If the Senate is ready for a vote on the resolution I shall not occupy

any time in discussing it. I ask for a vote on the resolution.

The VICE-PRESIDENT. The question is on agreeing to the resolution.

The resolution was agreed to.

[October 6, 1893.]

PROPOSED FINANCIAL LEGISLATION.

Mr. WOLCOTT. I submit a resolution, which I ask may lie over until Monday.

The resolution was read, as follows:

"Resolved, That the Senate Committee on Finance be directed to report a bill for the coinage of gold and silver, in accordance with the policy set forth in the bill reported by the committee August 28, 1893, being H. R. 1."

The Vice-President. The resolution will go over, and be printed.

[October 10, 1893.]

REDEMPTION OF SILVER DOLLARS, ETC.

Mr. Teller submitted the following resolution; which was considered, by unani-

mous consent, and agreed to:
"Resolved, That the Secretary of the Treasury be, and he is hereby, directed to inform the Senate whether silver dollars or silver-coin certificates have been redeemed by the Treasury Department or exchanged for gold or paper that is by law or practice of the Government redeemable in gold."

(October 25, 1893.)

JUDICIAL OPINION ON SILVER COINAGE.

Mr. PEFFER. With the consent of the Senator from Nevada, I ask leave to offer a resolution, and I will state the way in which it comes. There is some difference of opinion on the part of members of this body, and also persons outside of the body, who are discussing the matters pertaining to the financial situation, and they are anxious to have the resolution I submit referred to the Committee on the Judiciary in connection with the one referred there a few days ago, offered by the Senator from Alabama (Mr. Morgan). I ask that the resolution may be read and then referred.

Mr. Hoar. Let it be read for information, the question of its reception being open

after it is read.

The VICE-PRESIDENT. The resolution will be read for the information of the Senate.

The Secretary read the resolution, as follows:

"Whereas a difference of opinion exists as to the legal effect of the repeal of a part of the act of February 28, 1878, by the passage of the act of July 14, 1890; and

"Whereas some persons maintain that the free and unlimited coinage of the silver dollar at the ratio of 16 to 1 is the law of the land and has been since the passage of the act of February 28, 1878: Therefore,
"Resolved by the Senate, That the Committee on the Judiciary be, and it is hereby,

directed to investigate and report on this question at its earliest convenience.'

Mr. PEFFER. I will state that the resolution comes from persons on the outside of this Chamber. It is entirely respectful, and I hope it will be referred to the Committee on the Judiciary.

The Vice-President. The resolution will be referred to the Committee on the

Judiciary.

[November 1, 1893.]

BULLION PURCHASES.

Mr. Teller submitted the following resolution; which was considered by unani-

mous consent and agreed to:

"Resolved, That the Secretary of the Treasury be, and he hereby is, directed to furnish the Senate with a statement giving the aggregate amount of silver bullion purchased under the act of July 14, 1890, during the month of October, 1893, together with the cost thereof, the amount, date, and price of each purchase, and the name of the vendor. Also the aggregate amount of silver bullion offered for sale during the said month, the amount, date, and price of each offer, and the name of the person making such offer, and how paid for."

HOUSE BILLS.

H. B. --

[Proposed substitute for H. R. No. 1.]

A BILL for free coinage of silver, and other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act all holders of silver bullion to the amount of one hundred dollars or more, of standard weight and fineness, shall be entitled to have the same coined at the Mint of the United States into silver dollars of the weight and fineness provided for in the second section of this act.

SEC. 2. That the silver dollar provided for in this act shall consist of four hundred and twelve and one-half grains of standard silver; said dollars to be a legal tender for all debts, dues, and demands, both public and private.

SEC. 3. That the holder of the silver dollars herein provided for shall be entitled to deposit the same and to receive silver certificates in the manner now provided by

law for the standard silver dollars.

SEC. 4. That so much of the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," as requires the monthly purchase of four million five hundred thousand ounces of silver bullion, be, and the same is hereby, repealed.

H. B. 3.

A BILL to provide for the coinage of the seigniorage silver bullion in the Treasury.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and is hereby, authorized and required to cause to be coined into standard silver dollars of the weight and fineness now provided by law, at the earliest time practicable, the silver bullion now in the Treasury, belonging to the United States and known as seigniorage. Said silver dollars, when coined, shall be placed in the Treasury and paid out on current liabilities of the United States as other revenues, and they shall be subject to all the provisions of law relating to standard silver dollars heretofore coined.

H. R. 11.

A BILL prohibiting the coinage in the mints of the United States of gold coin of a less denomination than five dollars, or the issue by the Treasury of notes, certificates, or any kind of paper currency of a less denomination than five dollars.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act no gold coin of a less denomination than five dollars shall be coined in the United States mints, nor shall there be issued by the Treasury any bank note, legal-tender note, certificate of deposit, or paper currency of any kind of a less denomination than five dollars.

H. B. 29.

A BILL to amend an act to prevent counterfeiting.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the act entitled "An act further to prevent counterfeiting or manufacture of dies, tools, or other implements used in counterfeiting, and providing penalties therefor, and providing for the issue of search warrants in certain cases," approved February tenth, eighteen hundred and ninety-one, be, and the same is hereby, amended by adding thereto the following section:

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"SEC. 6. That nothing herein contained shall be held to apply to the publisher or publishers of any newspaper, magazine, or other publication which, in the bona fide conduct of its business and with no intent to violate the law, shall have in its possession, sell, give away, or in any other manner use, whether by way of cartoon or otherwise, any die, hub, mold, plate, card, notice, placard, token, device, print, impression, or any other thing whatsoever, unless the same shall bear such likeness or resemblance to some of the coins of the United States or of some foreign government, or to the die, hubs, or molds from which said coins are made, as that the same would tend to create the belief that they, or some of them, were coins of the United States or some foreign government, or that such hub or mold could be used to produce an impression which might be considered as such coin or coins."

H. B. 64.

A BILL providing for an increase in the circulating of national banking associations notes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Comptroller of the Currency of the United States is authorized, on and after the passage of this act, to issue to all national banking associations circulating notes up to and equal to the par value of the bonds deposited by such associations with the Treasurer of the United States as security for circulating notes, instead of up to ninety per centum of such par value, as now provided by law.

H. B. 65.

A BILL providing for the opening of the mints of the United States by the President to the free coinage of silver.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the President of the United States is authorized and directed to open the mints of the United States to the free and unlimited coinage of silver whenever he shall have been officially advised that not less than six of the nations of Europe, including Great Britain, Germany, and France, have opened their mints to the free coinage of silver into legal-tender money, and in thus opening the mints of the United States he shall do so at the same ratio between silver and gold as may prevail in the said six or more European nations: Provided, That nothing in this act shall authorize the coinage of fractional parts of a dollar for the account of the owners of silver bullion.

H. R. 66.

A BILL to amend the national banking laws and to provide for the issue of circulating notes upon securities other than United States bonds.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter national banking associations shall not be obliged to deposit United States bonds as security for circulating notes, and associations having such bonds on deposit with the Treasurer of the United States shall be entitled to withdraw the same upon demand.

SEC. 2. That the United States shall have a first lien upon all the assets of every

national banking association, to secure it from loss growing out of its guaranty of the notes of such banking association.

SEC. 3. That in every instance where the first lien, provided for in section two, does not fully protect the United States from loss as guarantor, the Comptroller of the Currency shall assess the other national banking associations located in the State in which the failed banking association (the first lien on whose assets proves insufficient to protect the United States from loss) is located pro rata, according to capital and surplus, for a sum large enough to make the United States whole upon its guaranty of the circulating notes of the failed association; and all such assessments shall be payable within thirty days after they are made.

SEC. 4. That each national banking association shall be permitted to issue and circulate notes, as per section two of this act, equal to seventy-five per centum of its paid in and unimpaired capital stock, and every national banking association shall have the right to issue and circulate an additional amount of notes equal to fifty per centum of its paid-in capital: *Provided*, That such additional notes are secured by United States bonds as now required by law, and the rate of taxation upon this additional or supplemental circulation, which shall be known as "emergency circulation," shall be at the rate of six per centum per annum, and be payable

quarterly.

SEC. 5. That any existing law or laws which are in conflict with this act shall be,

to the extent that such existing law or laws inand the same are hereby, repealed, to the extent that such existing law or laws in-

terfere with the terms of this act.

S. Rep. 235——35

H. R. 127.

A BILL for an increase in the issue of Treasury notes and the retirement of national-bank notes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury shall, on the first day of July, eighteen hundred and ninety-four, or as soon as practicable thereafter, increase the issue of the United States Treasury notes to an amount equal to the total taxes and revenues of the United States Government collected for the fiscal year ending June thirtieth, eighteen hundred and ninety-four; and thereafter he shall annually, on said day of each year, or as soon as practicable, further increase the issue of said notes as the aggregate taxes and revenues may have been increased for the preceding

SEC. 2. That whenever any national-bank notes shall be surrendered the Secretary of the Treasury shall issue an equivalent amount of Treasury notes of the same denominations, and deposit the same in the Treasury, to be paid out as other moneys belonging to the Government. No national bank shall hereafter be allowed to issue circulating notes of any kind whatever, and so much of the national-bank law as

authorizes the issue of bank notes is hereby repealed.

SEC. 3. That the Treasury notes provided for in this act, and all other Treasury notes heretofore issued, shall be a legal tender for the payment of all debts and dues, public and private, including import taxes, and when they shall be received into the Treasury under any law from any source whatever, and shall belong to the United States, they shall not be retired, canceled, or destroyed, but shall be reissued and paid out again and kept in circulation.

SEC. 4. That a sum sufficient to carry out the provisions of this act is hereby

appropriated out of any money in the Treasury not otherwise appropriated.

SEC. 5. That all laws and parts of laws providing for the sale of bonds of the United States and all other acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

H. B. 198.

A BILL for the free coinage of gold and silver and for the issue of gold and silver certificates.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act the unit of value in the United States shall be one dollar, and the same may be coined of four hundred and twelve and one-half grains troy of standard silver and of twenty-five and eighttenths grains troy of standard gold; and the said coins shall be a legal tender for all debts or dues, public and private.

SEC. 2. That the provisions of section fourteen, section eighteen, section thirty, and section thirty-one of an act supplementary to the act entitled "An act establishing a mint and regulating the coins of the United States," which became a law January eighteenth, eighteen hundred and thirty-seven, are hereby made applicable to the

coinage in this act provided for.

SEC. 3. That the provisions of section three of "An act to authorize the coinage of the standard silver dollar and to restore its legal-tender character," which became a law February twenty-eighth, eighteen hundred and seventy-eight, is hereby made applicable to the coinage in this act provided for.

SEC. 4. That the certificates provided for in the third section of this act shall be

in denominations of not less than one nor more than one hundred dollars, and such

certificates shall be redeemable in coin of standard value.

SEC. 5. That the owners of bullion deposited for coinage shall have the option to receive coin as hereinbefore provided, or its equivalent in certificates provided for

in this act, and such bullion shall be coined.

SEC. 6. That the act entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purpose," approved July fourteenth, eighteen hundred and ninety, be, and the same is hereby, repealed: *Provided*, That the repeal of said act shall not impair the legal-tender quality of the Treasury notes issued thereunder or the authority of the Secretary of the Treasury to redeem the same in the manner prescribed by said act.

SEC. 7. That the uncoined bullion purchased under the authority of said act of July fourteenth, eighteen hundred and ninety, shall be coined as fast as practicable into standard silver dollars, and the same, except so much thereof as the Secretary of the Treasury may deem necessary to be held as a reserve for the purpose of redeeming the outstanding Treasury notes issued for the purchase of said bullion, shall be covered into the general revenues of the Government.

SEC. 8. That all laws and parts of laws in conflict with the provisions of this act

be, and the same are hereby, repealed.

H. R. 135.

A BILL to authorize national banking associations to loan money on real-estate security.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the approval of this set it shall be lawful for any national banking association to loan or advance money to any person or persons upon real estate, secured by mortgage, not to exceed in any case fifty per centum of the cash value thereof, at a rate of interest not to exceed that allowed by law to be taken by such associations; and the taking of any greater rate of interest for the loan or use of money as aforesaid shall make the mortgage or other obligation for the repayment of such loan null and void.

H. B. 136.

A BILL to suspend section thirty-four hundred and twelve of the Revised Statutes of the United States as to the circulating notes of certain State banking associations.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section thirty-four hundred and twelve of the Revised Statutes of the United States, which reads as follows, to wit: "Every national banking association, State bank, or State banking association shall pay a tax of ten per centum on the amount of notes of any person, or of any State bank or State banking association used for circulation and paid out by them," be, and the same is hereby, suspended as to all notes issued to circulate as money by any corporation or banking association under the laws of the State where the same is located: Provided, That there shall first be deposited by such corporation or association, with the State treasurer or other safe depository designated for that purpose by the law of such State, an amount of the lawful money of the United States on the solvent bonds of par value of such State, its counties, ormunicipalities, equal to one hundred per centum of the aggregate amount of notes proposed to be issued by such corporation or association, which deposits are by the laws of such State made and held for the security of the holders of such bills or notes and for the redemption of such notes or bills: Provided further, That the aggregate amount of such State bank issues shall in no case exceed five dollars per capita of the population of such State as ascertained by the last preceding census of the United States.

H. B. 147.

A BILL to repeal sections thirty-four hundred and twelve and thirty-four hundred and thirteen of the Revised Statutes of the United States, and all other laws which impose a tax of ten per centum on circulation of all other than national banks, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That sections thirty-four hundred and twelve and thirty-four hundred and thirteen of the Revised Statutes of the United States, and all other laws or parts of laws which impose a tax of ten per centum, or any other sum, on the circulation of State banks or State banking associations, or which impose a tax on all banks and banking associations which receive or pay out the notes or circulation of other than national banks, or which discriminate in taxation against the circulating notes of State banks and State banking associations, be, and the same are hereby, repealed.

H. R. 168.

A BILL to amend an act entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," approved July fourteenth, eighteen hundred and ninety, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury shall proceed to have coined into silver dollars of the present weight and fineness all the silver bullion purchased under the operations of the act of July fourteenth, eighteen hundred and ninety. This coinage shall be executed at the rate of not less than three million dollars per month, and at a rate as much greater as the capacity of the mints will permit. But he shall first and immediately estimate the amount of this bullion necessary to coin as many silver dollars as there are dollars issued of the Treasury notes authorized by the act aforesaid, taking into account and deducting from the total of said notes an amount equal to the number of dollars already coined, other than seigniorage, if any has arisen from such coinage already done, out of this bullion. He shall likewise estimate the amount of this bullion in excess of the amount

previously required to be estimated. He shall first have coined the latter part of said bullion, as herein provided, and at the rate herein provided, and then he shall immediately proceed to have the former amount of this bullion coined in the same manner.

SEC. 2. That the silver dollars coined under the provisions of the preceding section, other than those which are of gain of seigniorage, shall be kept in the Treasury upon the same terms as are prescribed by law for those silver dollars which have already been coined out of the bullion purchased under the operations of the act mentioned in the first section of this bill.

H. R. 171.

A BILL to secure to the people the advantages accruing from the issue of circulating promissory notes by banks, to increase the volume of such notes, and to supervise and control banks by officers of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That national banking associations organized for the transaction of business under this act shall be subject to existing law excepting as is here-

inafter provided.

SEC. 2. That any bank incorporated by special law, or any banking institution organized under a general law of any State, may become a national banking association under this act by the name prescribed in its organization certificate; and in such case the articles of association and the organization certificate may be executed by a majority of the directors of the bank or banking association; and the certificate shall declare that the owners of two-thirds of the capital stock have authorized the directors to make such certificate and to change and convert the bank or banking institution into a national banking association. A majority of the directors, after executing the articles of association and organization certificate, shall have power to execute all other papers, and to do whatever may be required to make the organization perfect and complete under this act. A majority of the board of directors of each association organized under this act, and not less than three in number, shall be of persons who perform no other regular service for the association. Any banking association organized and doing business under existing law of the United States by giving notice to the Comptroller of the Currency of its desire so to do, may organize under this act, with the approval of the Comptroller of the

Currency.

SEC. 3. That every association organized under this act, before it shall be authorized to commence a banking business, shall deliver to the Treasurer of the United States, United States legal-tender notes, or coin, or coin and bullion certificates, or

mixed, as provided in section four, in amounts as follows:

First. Every association having a capital not exceeding two hundred and fifty thousand dollars, an amount equal to not less than one-tenth of the capital stock.

Second. Every association having a capital in excess of two hundred and fifty thousand dollars, an amount not less than twenty-five thousand dollars. The notes issued in blank under section four shall never be less than fifty per centum of all

the promissory currency notes issued to the association.

SEC. 4. That, upon a delivery of coin, coin or bullion certificates, or United States legal-tender notes, or mixed, to the Treasurer, the association making the same shall be entitled to receive from the Comptroller of the Currency promissory currency notes of different denominations, in blank, registered and countersigned as provided by existing law, equal in amount to the coin, coin and bullion certificates, and United States legal-tender notes delivered; but at no time shall the total amount of all currency notes supplied to and issued by any association under this section and section five exceed the amount of its capital stock at such time actually paid in.

The lawful description of notes issued under this section shall be "greenbacks." SEC. 5. That the Comptroller of the Currency may issue, in blank, to any association, and the association may issue; promissory currency notes of different denominations, as provided in section nine, in addition to the promissory currency notes described in section four, not to exceed in amount a sum equal to the sum of its reserve held during the first year of its corporate existence. Thereafter he may issue to any association the notes described in this section to the amount of the average reserve held by that association during any six consecutive months of the previous year and recall the same from any association at any time in order to reduce the volume of such notes held by any association to the amount of the reserve averaged to be held during any six consecutive months of the previous year. The amount to be issued to or retained by any association under this section shall be annually or oftener, at his discretion, ascertained and determined by the Comptroller of the Currency. The promissory currency notes provided for by this section shall have printed on them a different affirmation from those described in section four. The lawful name and description of notes issued under this section shall be "reserve notes." Provided. That the notes issued in blank in compliance with this section shall never be more than fifty per centum of all the promissory currency notes issued

in blank to the association.

SEC. 6. That the Treasurer shall forthwith redeem and destroy existing United States legal-tender notes issued under acts passed before July first, eighteen hundred and ninety, in such a manner as he may deem proper, equal in amount to ninety per centum of the aggregate of the coin, coin certificates, and United States legal-tender notes received for promissory currency notes, in blank, issued under section four, and the Treasurer shall set aside ten per centum of such aggregate paid in for the redemption fund, as described in section fourteen.

SEC. 7. That when there shall be no more in amount of the legal-tender notes described in section six outstanding, then the amount of the reserve fund then held by the Treasurer under existing law for the redemption of such notes, the reserve fund so held shall then be set aside and used only to redeem and cancel such notes, and from that date so much of all acts and parts of acts as authorize, require, or permit the issue or reissue of such legal-tender notes shall have no force or validity, and thereafter such notes shall not be held in the cash reserve fund of any national banking association. Upon the execution of the preceding provisions of this section, the provisions of section six concerning legal tender notes issued under acts passed before July first, eighteen hundred and ninety, shall apply to Treasury notes issued under the act of July fourteenth, eighteen hundred and ninety, so long as such notes are paid into the Treasury or presented for redemption. Thereafter the

ninety per centum shall be covered into the Treasury as a miscellaneous receipt. Sec. 8. That if any banking association organized under this act neglects or refuses to take and issue currency notes, as provided for in section four, to the amount averaged to be taken and issued by three-fifths of all national banking associations organized under this act of like or nearly like capital and deposits, and doing the same or nearly the same class of banking business done by such banking associations when directed so to do by the Comptroller of the Currency upon a notice issued by the Comptroller of the Currency and approved by the Secretary of the Treasury, and fails to take the currency circulating notes directed to be taken by said officers for the period of three mouths, it shall be liable to and shall pay into the Treasury of the United States a duty equivalent to twelve per centum per annum upon the face value of the notes it is directed to take and fails to take so long as the failure continues. The Comptroller of the Currency may classify and reclassify or group together, in whole or in part, at any time he may deem proper, banks organized under this act, for the purpose of executing the provisions of this section, and the decision of the Comptroller as to what class or group any particular bank belongs in shall be final, when approved in writing by the Secretary of the Treasury, until such time as the bank shall be placed in a different class or group by the Comptroller of the Currency.

Src. 9. That in order to furnish suitable promissory currency notes for circulation as money, under sections four and five, the Comptroller of the Currency, under the direction of the Secretary of the Treasury, shall furnish such notes, in blank, to banking associations entitled to receive them, and every provision of this act shall apply equally to the promissory currency notes issued under sections four and five: Provided, however, That notes issued under section five shall not be counted in any reserve fund; and the notes issued under section five shall be finally redeemed and paid as provided in section seventeen; and notes issued under section four shall be finally redeemed and paid as provided in section thirteen.

SEC. 10. That the eashier of any association, with the approval of the board of directors in writing properly certified to the Comptroller, and with the approval of the Comptroller, may appoint a deputy to affix the cashier's signature to the circulating notes issued to the association, but such deputy shall not be a regular

employee of the bank.

SEC. 11. That any association, upon giving to the Comptroller of the Currency six months' notice of its intention so to do, may, at the expiration of that period, surrender its promissory currency notes, or any part of them, issued under section four, in excess of the amount it is required to take, and receive coin or coin or bullion certificates or mixed therefor. Any association, upon giving to the Comptroller of the Currency one year's notice of its intention so to do, may close up its business, and, dissolving its organization, may surrender such promissory currency notes and receive coin or coin or bullion certificates or mixed therefor from the Treasury of the United States upon surrendering the same to the Comptroller, and upon like notice in like manner any association which reduces its capital stock may deposit a like proportion of such promissory currency notes in excess of the amount it is required to have in section three of this act, and receive coin or coin or bullion certificates or mixed therefor, and the Treasurer of the United States is hereby authorized and directed to pay the turrency promissory notes herein described as they are presented, out of any moneys in the Treasury not otherwise appropriated, and the Treasurer shall forthwith destroy the same in the manner prescribed by law; and any association may reduce its promissory currency notes issued to it under section five of this act by surrendering them for destruction to the Treasurer of the United States, and the Treasurer shall destroy the notes so surrendered in the manner prescribed by law. The liability of any association for notes issued under section five shall neither be canceled nor reduced in any other manner: Provided; however, That the doing by an association or others of any one of the things provided for in this section must be

with the approval and permission of the Comptroller of the Currency.

SEC. 12. That any association, at any time within two years next previous to the date of the expiration of its original or extended corporate existence under this act, and with the approval of the Comptroller of the Currency, may, by amending its articles of association, extend its period of succession for a term fixed by the Comptroller of not more than thirty years from the expiration of the period of succession named in the articles of association, and shall have succession for such extended period. But such amended articles of association shall not be valid until the Comptroller shall have given to the association a certificate of approval thereof. Every association organized under this act shall have the right to extend its corporate existence for a further period or periods, so that its whole life under this act shall not be less than thirty years, and all certificates of authority shall be so issued by the Comptroller of the Currency as to expire as nearly equal in number and amount of capital as is practicable in each year of a period of thirty years.

SEC. 13. That upon the expiration of the corporate term of any association organized under this act and its corporate existence not extended by the Comptroller of the Currency, or upon the voluntary surrender of its currency notes, or upon the insolvency of an association, or by the order or with the consent of the Comptroller, approved by the Secretary of the Treasury, the Treasurer shall redeem the promissory currency notes issued to the association under the provisions of section four of this act. In redeeming the promissory currency notes issued under section four of this act he shall do so in coin of the same intrinsic value as the nominal value of the money deposited by the association for the issue of the notes in blank upon the date

of such deposit.

SEC. 14. That the Treasurer shall at all times keep and have on deposit in the Treasury of the United States in coin, or coin and bullion certificates, for the redemption fund of each association, the ten per centum provided in section six, to be held and used for the current redemption of both kinds of its promissory currency notes; and when the currency notes of any association organized under this act, assorted or unassorted, shall be presented for such redemption to the Treasurer of the United States, in sums of five hundred dollars, or any multiple thereof, the same shall be forthwith redeemed. The right to confer the duties and responsibilities of executing the provisions of this section, and of other sections or parts of sections of this act relating to the redemption fund provided for in section six, upon reserve banks, under such regulations as he may deem safe and proper, and to deposit the redemption fund or funds provided for in section six in such banks, taking ample security therefor, is hereby conferred upon the Treasurer of the United States, with the approval of the Secretary of the Treasury; but any such deposit shall not be counted as a part of the reserve of such bank. The Secretary of the Treasury shall publish in one of the three papers having the largest circulation in business circles in New York City a list of the securities and the amount of each kind accepted by him to secure any and all deposits made in any bank.

Sec. 15. That to enable the Treasurer of the United States to fund the circulating

SEC. 15. That to enable the Treasurer of the United States to fund the circulating promissory notes issued under section four, the redemption of which by him is provided for in this act, and to enable him to execute the provisions of section seventeen, the Secretary of the Treasury is hereby authorized to issue on the credit of the United States coupon bonds or registered bonds, redeemable at the pleasure of the United States after two years, and payable ten years from date, and bearing interest at the rate of four per centum per annum, payable semiannually; and the bonds herein authorized shall be of such denominations, not less than one hundred dollars, as may be determined upon by the Secretary of the Treasury, and the Secretary of the Treasury may dispose of such bonds at any time, at the market value

thereof, for coin or coin or bullion certificates or mixed.

SEC. 16. That any association designated by the Secretary of the Treasury as a depositary of public money may be required by the Secretary to keep on hand on account of such deposits such reserve fund as he may deem expedient; but such deposits by the Secretary shall not be counted in computing the reserve required under existing law.

SEC. 17. That whenever, in the opinion of the Comptroller of the Currency, the complete redemption and retirement of all promissory currency notes issued to and by any association is then necessary for the protection of the holders of such notes, the Comptroller may take possession of all the assets of such association and proceed to create a fund ample for the redemption of such notes by first setting aside for

such fund all the currency notes issued to associations under section four, and all the coin or coin and bullion certificates held by the association. The Comptroller shall set aside and cover into such fund all or so much of all the assets of the association as shall be necessary to make up such fund to redeem such notes, and the Comptroller, after completing a fund sufficient for the complete redemption and retirement of such notes, and not before, shall deliver the remaining assets to the association; and the Treasurer of the United States shall use the fund created as above for the final redemption and the retirement of the promissory currency notes issued to the association under section five of this act; and the balance of said fund so created over and above the amount required for the final redemption and destruction of such notes, if there be any, shall be paid to the association from which it was taken. In doing the things provided in this section the Comptroller is hereby authorized to sell any part of the property of the association or to pledge the whole or any part of the property or assets of the association at any time as security for any loan he may elect to make in order to create the fund herein mentioned. If, after complying with the preceding requirements of this section, there is not a sufficient sum to redeem all the currency notes issued to the association under section five of this act, the Secretary of the Treasury is hereby authorized and directed to at any time make up the deficiency in the fund necessary to finally redeem and cancel such notes out of any moneys in the Treasury not otherwise appropriated, and from the proceeds of the sale of bonds in like manner as provided in the case of currency notes issued under section four and surrendered to the Treasurer under section eleven of this act: Provided, however, That the accounts kept by the Treasurer of the United States, of the moneys received by him under section nineteen of this act, show at the time of making up such deficiency that the money so received exceeds the money before paid out by him in the redemption of such notes by a sum equal to or larger than the sum necessary to make up the sum needed in the case, and not otherwise

SEC. 18. That each association shall increase its reserve on account of its issue of circulating notes issued to and by it under section five of this act the same percentage it would be required by law to increase its reserve were its deposits increased by a sum equal to the sum of such notes in circulation, all of which increase of its reserve may be in balances due the association from approved reserve agents. cash reserve required by law to be kept may be in coin, or in coin certificates, or in promissory currency notes issued under section four of this act, or mixed; but when the daily total reserve of an association averages less for any month than the amount required to be kept by it at all times by existing law, it shall pay into the Treasury of the United States a duty for that month equivalent to interest, at the rate fixed by law in the State where the association is located, on the amount of average deficiency in such reserve for that month; and every association organized under this act shall pay into the Treasury of the United States a duty on that part of its average daily cash reserve required by law that is averaged to be kept, in any month, in notes issued to banking associations under section four of this act, at the rate of two per centum per annum; and whenever any association fails to pay in coin certificates on demand the promissory currency notes signed and issued by it such association shall pay an additional duty at the rate of four per cent per annum on the whole of the sum of the lawful reserve it is required at all times to have on hand until such payment is resumed. Not less than fifty per centum of the coin and coin or bullion certificate reserve provided for in this act shall be in gold coin or gold certificates, and fifty per centum may be in silver coin or silver certificates, and any excess of silver coin and silver certificates over gold coin and gold certificates shall be counted as though they were promissory currency notes issued under section four of this act. Nothing in this section and no action taken by any association under this act shall bar any action taken or proposed to be taken by the Comptroller under section seventeen of this act.

SEC. 19. That in addition to all other taxes or duties provided for in this act, each association organized under this act shall pay into the Treasury of the United States a tax equivalent to one-tenth of one per centum per annum on the average amount of currency notes issued to and retained by it under section five of this act, for the purpose of anticipating the redemption and destruction in certain cases of the currency promissory notes issued to associations under section five of this act. The Treasurer of the United States shall keep an account of all moneys paid into the Treasury under this section and all moneys paid out of the Treasury on account of the redemption of such notes.

SEC. 20. That the Comptroller may at all times know the condition of each bank, and what duty is due and collectible from it, each bank shall make such record at the close of each day as the Comptroller shall request, in a book kept for that purpose, which record shall show the total amount of its outstanding promissory currency notes issued to it under section five of this act, and its total deposit account, and its total reserve account, as shown by its books at the close of each business day, and of

what the reserve consisted, which daily record of deposits, reserve, and currency notes, and other matter requested by the Comptroller, shall be made up for each month, and a copy or report thereof transmitted to the Comptroller of the Currency on or before the tenth day of the following month; and the duty upon the averages of the kinds of money which made up the reserve during that month, and all taxes and duties imposed by this act, shall be collected semiannually on the first day of April and the first day of October in each year. The records and reports provided for in this section, and any other facts and data he may request, shall be in such form as the Comptroller shall direct.

SEC. 21. That before making the record for the day, as provided in section twenty or required by the Comptroller, every transaction of that day pertaining thereto shall be duly entered in the books of the bank. All moneys hereafter received from the duty or taxes collected from banking associations over and above the cost to the Government of maintaining the bureau of the currency shall be covered into the

Treasury as a miscellaneous receipt.

SEC. 22. That there is hereby created the office of national-bank examiner in chief, who shall be appointed by and be under the direction of the Comptroller of the Currency, and shall be paid the sum of three thousand dollars per annum, in addition to the necessary expenses incurred by him in traveling. The examiner in chief shall, under such direction, supervise and direct all other bank examiners, and be paid out of the appropriations for the bureau of the currency. The national-bank examiners shall be held to be employees in the office of the Comptroller of the Currency when examining associations organized under this act, and their fees shall be paid out of the appropriation for the bureau of the currency.

SEC. 23. That dividends to shareholders shall be payable by any association organized under this act semiannually on such day as the Comptroller shall approve.

SEC. 24. That all currency promissory notes received by any association shall be carefully assorted, and of those issued under sections four and five of this act that are paid out by it, those issued under section four shall be first paid out, excepting as provided in section eighteen, and then those issued to other associations under section five, and, lastly, those issued under section five to the association holding them.

SEC. 25. That there is hereby constituted and appointed a board of advisors, of experts, to the Comptroller of the Currency upon changes desirable in and methods of executing existing law concerning banking, over which board the Comptroller of the Currency shall preside. The president of the chief redemption bank in the five chief redemption cities in the country, or such substitute for any one of the officers named as he shall from time to time appoint, shall constitute the board, which board of advisors shall meet once a year, or oftener if the Comptroller of the Currency or a majority of the board so determines, and at such a time and place as the Comptroller shall appoint. The recommendations of such board, or a synopsis thereof, shall be extended in the records of the board, and the decision of the Secretary of the Treasury from time to time as to what person or persons are entitled to act under this section shall be final.

SEC. 26. That every president, director, cashier, teller, clerk, or agent of any banking association organized under any law of the United States, or any other person who embezzles, abstracts, or willfully misapplies any of the moneys, funds, credits, or other assets of any such banking association, or who, without authority from the directors, issues or puts in circulation any of the notes of the association, or who, without such authority, issues or puts forth any certificate of deposit, draws any order or bill of exchange, makes any acceptance, assigns any note, bond, draft, bill of exchange, mortgage, judgment, or decree, or, without authority so to do issues or transfers any paper which, were it authorized by the association, would make the association liable for anything of value, or who willfully omits from any book, record, or account or any other paper any item or entry that is material to the accuracy of them, or any one of them, or customary or required to be entered or made in such book, record, account, or paper, in order to make them or any one of them a reasonably accurate showing of the facts the book, record, account, or paper was made or kept to show, or that it was customary to include in them or any one of them in order to show the facts which the book, record, account, or paper was nominally or really made or kept to exhibit, with or without intent, in either case, to injure, defraud, or deceive the association or any other company, body politic or corporate, or any individual person, or to deceive any officer of the association, or any agent appointed to examine the affairs of any such association, or any other person, or who abstracts or willfully destroys any book, paper, record, or statement of original entry of the association, or any book, record, statement, or account, or any part of any one of them, and made up directly or indirectly from any book, paper, or record, or who willfully conceals or fails to immediately report any violations of the provisions of this section that he has knowledge of to the officers of the bank and to the board of directors, and also to the examiner when officially examining the

books, accounts, securities, or papers of the association, or when requested by any officer, director, or examiner to do so, or fails to report any omission by any person from, or any incorrect entry of, any item in any book, record, or account of the association which belonged therein by custom or by direction of the proper officer, or who willfully conceals or fails to call the attention of the person officially examining the bank to any violation of the provisions of this act or order of the Comptroller of the Currency by any director, officer, or employee of the association or other person, when requested to do so by the person officially examining the bank, and every person who willfully aids or abets in any way in any violation of the provisions of this section, shall be deemed guilty of a misdemeanor and shall be imprisoned not more than ten years or pay a fine of not more than ten thousand dollars, or both; the condition of the account with the bank of the maker of a certified check shall be presumed to have been known to the officer at the time he certified the same, in the absence of proof to the contrary, and that it was not the official duty of any officer, director, employee, examiner, or any other person to do or not to do any one of the acts or things herein specified shall not be pleaded in any action commenced or prosecuted against any of them.

A copy of so much of the provisions of this act as the Comptroller shall deem applicable or pertinent in the case may, at his discretion, be served by the bank examiner who is making, or is about to make, an official examination of the association upon such officers, directors, and employees of the association as the Comptrol-

ler shall designate, at the time of or just previous to each examination. And if any bank examiner willfully misrepresents the true condition of any association examined by him, or makes any error resulting from gross negligence on his part, or if the examiner fails to exercise due care in his examination of the condition of a bank, or willfully fails to observe the methods or rules prescribed by the Comptroller of the Currency, and loss does or does not result therefrom, he shall be deemed guilty of willfully misrepresenting the condition of the association for the purposes of this act.

The first business transacted at the first meeting of the board of directors of each association in each month shall be to hear and to enter upon the records of the board of directors a statement from the cashier or other proper officer of the association of the liabilities of each officer and director of the association to the association in the

following order, that is to say:

First, as maker of any paper, sole, or as an officer or director of any corporation, or of a corporation of which he is a director or officer.

Second, as indorser of any paper.

Third, as surety for any loan or other obligation to the association.

Fourth, as to the amount and market value of any collateral the association holds

to secure any liability to the association by any one of them.

If at any time the board of directors of any association fails to meet for a period of thirty consecutive days the record provided for in this section shall be made by the cashier, or such employee as he may designate in the record book of the board of directors, and a transcript thereof shall be sent to each member of such board of directors and to the Comptroller of the Currency.

SEC. 27. That all existing laws affecting national banking associations and promissory currency notes issued by them shall apply to those organized under this act and to promissory currency notes issued under it which are not inconsistent with the provisions thereof; but this act shall not be held to affect any national banking association not organized under it, excepting as to section twenty-six of this act and as to a national-bank examiner in chief, as provided in section twenty-two of this act.

H. R. 172.

A BILL to provide for the issue of circulating notes to national banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon any deposit already or hereafter made of any United States interest-bearing bonds in the manner required by law, any national banking association which has made or shall make such deposit shall be entitled to receive from the Comptroller of the Currency circulating notes of different denominations, in blank, registered and countersigned as provided by law, not exceeding in the whole amount, including circulating notes previously issued, the par value of the bonds deposited: *Provided*, That at no time shall the amount of such notes issued to any association exceed the amount at such time actually paid in of its capital stock

H. R. 181.

A BILL to authorize an increase of bank circulation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all laws or parts of laws that place a tax upon the circulation of banks chartered by States, or in any way restrict banks chartered by States from issuing bills for circulation, be, and the same are hereby, repealed.

H. B. 911.

A BILL for the coinage of the products of the silver mines of the United States.

Whereas the actual amount of money which the Treasury Department has paid for silver bullion under the Sherman act has been at a rate which would make five hundred and ten grains of pure silver when coined equal in value to the gold in the standard gold dollar: Therefore

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all holders of silver bullion of the value of fifty dollars or more, and not too base for the operations of the mints, said silver being the product of the silver mines of the United States, shall be entitled to deposit the same at the mints and to have the same coined into silver dollars containing five hundred and ten grains of pure silver, together with the usual alloy making said dollar contain five hundred and sixty-seven and six-tenths grains of standard silver, on same terms and conditions as gold bullion is now deposited and coined. That said dollars shall be a legal tender for all debts and dues, both public and private, and silver certificates shall be issued on said dollars in like manner as silver certificates are now

issued on standard silver dollars.

SEC. 2. That, under such regulations as the Secretary of the Treasury may prescribe, agents of the Treasury Department shall be placed at each smelting furnace in the United States, or shall visit said smelting furnaces from time to time, in order to receive silver which the owners thereof desire to have coined and transmit the

same to the mint.

SEC. 3. That the expenses attending the reception of silver to be coined and its transmission to the mint shall be paid by the owners thereof.

H. B. 246.

A BILL, to authorize the issue of United States notes and for the redemption of the same.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the Secretary of the Treasury is hereby authorized and directed to issue three hundred million dollars of United States notes, not bearing interest, payable to bearer at the Treasury of the United States, and of such denominations as he may deem expedient, not less than one dollar and not more than one hundred dollars each, and said notes herein authorized to be issued shall be receivable in payment of all taxes, internal dues, excises, debts, and demands of every kind due to the United States, and shall be a legal tender in payment of all debts, public and private, within the United States.

SEC. 2. That the United States notes authorized to be issued by this act shall be

of the same form and design, and shall be printed, engraved, and signed in the same manner as was by law provided for United States notes under the act of Congress entitled "An act to authorize the issue of United States notes and for the redemption or funding thereof and for funding the floating debt of the United States,"

approved February twenty-fifth, eighteen hundred and sixty-two.

SEC. 3. That whenever there shall not be sufficient money in the general fund of the United States Treasury to pay the current expenses and indebtedness of the United States the Secretary of the Treasury shall pay off and discharge said expenses and said indebtedness with the United States notes authorized to be issued by this act.

SEC. 4. That for every three dollars of the United States notes, authorized by this act, that shall be paid out and put into circulation by the Secretary of the Treasury there shall, by said Secretary of the Treasury, be placed and deposited in the Treasury of the United States one dollar in coin money of the United States, and said coin money so deposited shall be kept and held as a special reserve fund with which to pay off and discharge said notes when the same, or any of them, shall be presented for payment or offered for redemption; and to carry into effect the provisions of this section of the act the Secretary of the Treasury is authorized and directed to reserve and retain out of the general revenues received by the United States, from whatever source, sufficient coin money of the United States to make the deposit, and provide and preserve the special reserve fund provided for in this act; and in the event the Secretary of the Treasury is unable to obtain from the general revenues received by the United States sufficient coin money of the United States to keep and maintain the special reserve fund herein provided for, then, and in that event, the Secretary of the Treasury is authorized and directed to issue, on the credit of the United States, registered bonds to an amount not exceeding one hundred million dollars, redeemable at the pleasure of the United States after five years, and payable twenty years from the date of said bonds, and bearing interest at the rate of per centum, payable semiannually, and the bonds herein authorized shall be of such denominations, not less than fifty dollars, as may be determined on by the Secretary of the Treasury; and the Secretary of the Treasury may sell such bonds, or such number thereof, as may be necessary, at the par value thereof for the coin money of the United States, and the coin money of the United States so received for said bonds shall be kept as provided in this act as a special reserve fund with which to pay off and redeem the United States notes authorized by this act.

SEC. 5. That whenever any of the United States notes authorized by this act shall be mutilated or otherwise injured so as to be unfit for use, the same may be returned to the Secretary of the Treasury, and said Secretary of the Treasury shall deliver to the holder of such mutilated or injured notes new notes for the same, and said mutilated and injured notes shall be destroyed under such regulations as the Secretary of

the Treasury may prescribe.

SEC. 6. That whenever any of the United States notes authorized by this act shall be paid to and received by the United States, the same shall be paid out again whenever it is possible so to do, so that the circulation of said notes shall at no time be decreased or diminished.

SEC. 7. That the faith and credit of the United States of America is hereby pledged for the prompt payment of the notes authorized to be issued by this act, when presented for redemption, and for the prompt payment, at maturity, of the bonds, principal and interest, authorized to be issued by this act.

H. R. 256.

A BILL to authorize national banking associations to lend money on real estate.

Beit enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act any national-bank association be, and is hereby, authorized to lend money on real-estate security. Sec. 2. That all laws and parts of laws in conflict with this act be, and the same are hereby, repealed.

H. R. 258.

A BILL to provide for the speedy and frequent redemption of United States paper currency and national-bank notes which have become soiled, impure, unclean, or otherwise unfit for use.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is authorized and directed to make the necessary and proper regulations to secure the speedy and frequent redemption of all United States paper currency, including all United States notes, gold certificates, silver certificates, and Treasury notes of eighteen hundred and ninety, and all national-bank notes which have become soiled, impure, unclean, or otherwise unfit for use, when presented in sums of not less than one hundred dollars, and for the preparation and issue of new United States paper currency in place of such as shall have been redeemed on account of having become soiled, impure, unclean, or otherwise unfit for use, and for the transportation of such United States paper currency and of such national-bank notes to the Treasury of the United States or any of the subtreasuries thereof, and for the transportation of the new United States currency or new national-bank notes in return for the United States currency or national-bank notes which have become so unfit for circulation: Provided, That all national-bank notes which are redeemed because they have become unfit for use shall be disposed of and replaced as now provided by law, except that the expenses of all transportation shall be paid out of the Treasury of the United States.

H. R. 265.

A BILL to increase the circulation of national banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That upon deposits by national banking associations of United States bonds, bearing interest as provided by law under the provisions of sections fifty-one hundred and fifty-nine and fifty-one hundred and sixty of the Revised Statutes, such associations shall be entitled to receive from the Comptroller of the Currency circulating notes of different denominations in blank, registered and countersigned as provided by existing law, equal in face value to the full par value of the bonds so deposited; and national banking associations now having bonds on deposit for the security of circulating notes less in face value than the par value of the bonds, or which may hereafter have such bonds on deposit, shall be

entitled, upon due application to the Comptroller of the Currency, to receive additional circulating notes to an amount which will increase the aggregate value of the circulating notes held by such associations to the par value of the bonds deposited, such additional notes to be held and treated in the same way as circulating notes of national banking associations heretofore issued and subject to all the provisions of existing law affecting such notes: Provided, That nothing herein contained shall be construed to modify or repeal the provisions of sections fifty-one hundred and sixty-seven and fifty-one hundred and seventy-one of the Revised Statutes, authorizing the Comptroller of the Currency to require additional deposits of bonds or of lawful money in case the market value of the bonds held to secure the circulating notes shall fall below the par value of the circulating notes outstanding for which such bonds may be deposited as security.

SEC. 2. That this act shall take effect upon its passage.

H. R. 266.

A BILL for the coinage of legal standard silver dollars and to repeal so much of the act of July fourteenth, eighteen hundred and ninety, as requires the purchase of four million five hundred thousand ounces of silver bullion, or so much as may be offered each month, and to make such coin a legal tender.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That any owner of silver bullion may deposit the same at any mint of the United States, and have it coined into standard silver dollars of the weight of four hundred twelve and one-half grains troy of standard silver, on which shall be placed the devices and superscriptions provided by the act of January eighteenth, eighteen hundred and thirty-seven, and the act of February twelfth, eighteen hundred and seventy-three: Provided, however, That when the market price or value of pure silver shall be less than the coin value thereof as herein provided, there shall be levied a seigniorage for converting said silver bullion into standard silver dollars in value equal to the difference between the coin value of three hundred seventy-one and twenty-five one-hundredths grains troy of pure silver and the market value or price thereof, which shall be paid by the depositor.

SEC. 2. That the seigniorage for the coinage of such silver bullion into standard silver dollars shall be credited to a special fund to be denominated "the silver seign-

iorage fund."

SEC. 3. That it shall be the duty of the Director of the United States Mint, with the concurrence of the Secretary of the Treasury, to proclaim each day the price of silver bullion, which shall be the valuation of silver bullion upon which the superintendent of each mint shall make the computation of the coinage seigniorage herein provided.

SEC. 4. That when the market price of silver bullion shall equal the coin value of three hundred seventy-one and twenty-five one-hundredths grains troy of pure silver, all silver bullion now owned by the Government of the United States which is uncoined and against which no certificates have been issued, and all silver bullion in the silver seigniorage fund, shall be coined into standard silver dollars as herein provided.

seigniorage fund, shall be coined into standard silver dollars as herein provided.

SEC. 5. That such standard silver dollars, together with all standard silver dollars of the same weight and fineness heretofore coined, shall be a legal tender for all debts and dues, public and private: Provided, however, That nothing herein contained shall

in any wise affect contracts entered into prior to the passage of this act.

SEC. 6. That so much of the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," as requires the purchase of silver bullion is hereby repealed.

SEC. 7. That a sufficient amount to pay the expenses of carrying this act into effect is hereby appropriated out of any funds in the Treasury not otherwise appropriated.

SEC. 8. That all acts and parts of act inconsistent with this act are hereby repealed.

SEC. 9. That this act shall take effect and be in force from and after its passage.

H. R. 289.

A BILL for the free coinage of domestic silver, the issue of certificates thereon, and for other pur-

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act any holder of silver bullion suitable for coinage, which bullion is the product of mines within the United States of America, and in amount one hundred dollars or more, shall be entitled to have the same coined for his benefit at any mint of the United States of

America into silver dollars of the weight and fineness hereinafter specified: Provided, That whenever the United Kingdom of Great Britain and Ireland, France, and Germany shall have opened their several mints to the free and unlimited coinage of silver, then all holders of silver bullion, whether the same be the product of foreign or domestic mines, shall be entitled to have the same coined under the provisions of this act.

Sec. 2. That the silver dollar provided for in this act shall contain three hundred and seventy-one and one-fourth grains of pure silver and four hundred and twelve and one-half grains of standard silver. It shall have thereon the devices and super-scriptions and be in the form of silver dollars now coined and shall be a legal ten-der for all debts and demands, both public and private: Provided, however, That

nothing herein contained shall in anywise affect contracts entered into prior to the passage of this act.

SEC. 3. That any holder of silver dollars authorized by this act may deposit the same with the Treasurer of the United States of America in sums of not less than ten dollars and receive therefor certificates in equal amount and corresponding in denomination with silver certificates now issued. The silver dollars so deposited shall be retained in the Treasury for the payment of said certificates on demand. The certificates authorized by this act shall be a legal tender in all respects the same as the silver dollars for which they were issued.

SEC 4. That the Secretary of the Treasury is hereby authorized and directed to adopt and enforce such rules and regulations as may be necessary or proper to carry into effect the provisions of this act.

Sec. 5. That a sum sufficient to carry out the provisions of this act is hereby

appropriated out of any moneys in the Treasury not otherwise appropriated.

Sec. 6. That so much of the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," as requires the purchase of silver bullion, and all other acts and parts of acts in conflict herewith be, and the same are hereby, repealed.

H. R. 292.

A BILL making it a misdemeanor for any association doing business under the national banking laws of the United States to charge or take an illegal rate of interest, and to confer upon the States and Territories concurrent jurisdiction with the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any association formed and doing business under the national banking laws of the United States which shall take, receive, reserve, or charge on any loan or discount made, or upon any note, bill of exchange, or other evidence of debt, interest at a greater rate than is allowed by the laws of the State, Territory, or District where the bank or association is located (except that they may be allowed the same rate allowed to banks of issue organized under State laws, or when no rate is fixed by the laws of the State or Territory or District, any such association shall take, receive, or charge on any loan or discount made, or upon note, bill of exchange, or other evidence of debt a rate of interest exceeding seven per centum per annum) shall be guilty of a misdemeanor, and shall be punished upon conviction by a fine of not less than three hundred dollars and not more than one thousand dollars for each offense.

SEC. 2. That concurrent jurisdiction with the United States for the violation of section one of this act is hereby conferred upon and given to the several States and Territories, and they are empowered to pass such laws as will make its violation a misdemeanor against the laws of said States or Territories and as will enable them to effectively enforce the observance of this act against exorbitant, usurious, and illegal rates of interest, discounts, reserves, or charges by said associations doing business under the national banking laws of the United States. All laws or parts of laws in

conflict with this act are hereby repealed.

H. B. 293.

A BILL to make the bonds of the United States payable in any currency of the United States that is a legal tender for any debt or purpose.

Whereas when the now outstanding obligations of the Government were created, the original contract provided that their payment could be made in any current money—gold, silver, or legal-tender paper money, commonly called greenbacks—that might be issued by the Government for use as money; and

Whereas the action of the Government providing that these aforesaid obligations should be payable only in coin was wrong in principle and unjust to the masses, thereby increasing the value of the bonds and decreasing the ability of the people

to pay; and

Whereas this wrong was further enlarged when Congress demonetized silver and destroyed its value as money, thus virtually taking from the people all ability to pay off their national indebtedness except in gold: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all bonds of the United States outstanding shall be payable in any currency of the United States which is or shall hereafter be made a legal tender for any other debt or purpose of the Government by the United States, and the kind of currency used in their payment shall be at the option of the Government; but in the exercise of said option the Secretary of the Treasury shall not pay exceeding one-third of the face value of any bond or bonds in gold.

SEC. 2. That all laws or parts of laws in conflict with this act be, and the same

are hereby, repealed.

H. B. 339.

A BILL to provide for the coinage of standard silver dollars and to maintain their parity with the gold dollars of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all holders of silver bullion of the value of one hundred dollars or more, and fit for the operations of the mint, shall be entitled to deposit the same for coinage at the mints of the United States and to have the same coined into legal-tender standard silver dollars of six hundred and eighteen and threefourths grains of standard silver to the dollar on the same terms and conditions on

which gold bullion is now deposited and coined.

SEC. 2. That whenever after the passage of this act the market value of six hundred and eighteen and three-fourths grains of standard silver shall equal or exceed in value twenty-five and eight-tenths grains of gold the coinage of standard silver dollars shall begin and continue under the provisions of this act until the market bullion value of said standard silver dollars shall fall to a point more than five per centum below the gold dollar when the coinage of silver shall cease until the ratio shall be restored.

SEC. 3. That all gold and silver coins of the United States of the value of one dollar and upward shall be a legal tender for all debts, public and private, and be interchangeable at the Treasury at the will of the holder, and the credit of the Government of the United States is hereby pledged to maintain this interchangeable

relation of said coins.

H. R. 339.

A BILL to repeal the portions of section fourteen of an act approved February twelfth, eighteen hundred and seventy-three, which made the gold dollar the unit of value.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the words "which at the standard weight," occurring in line two, and the words "shall be the unit of value," occurring in line three, of section fourteen of an act approved February twelfth, eighteen hundred and seventythree, are hereby repealed.

H. B. 384.

A BILL for the enlargement of the volume of currency and the distribution of the same.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That upon the demand of any State of the United States, expressed through any legally authorized officer of said State, the Secretary of the Treasury he, and is hereby, authorized and directed to issue notes of the Government of like denominations as the Treasury notes at present issued and in circulation, which notes shall be a legal tender at their face value for all debts, public and private, and noninterest-bearing, and an amount of said notes, not to exceed thirty dollars per capita upon the population of such State according to the last census preceding the application, shall, upon application to the Secretary of the Treasury by said officer, be issued to such State upon the conditions hereinafter prescribed.

SEC. 2. The State making a demand in accord with the first section of this act shall deliver to the Secretary of the Treasury the lawful bonds of said State to the full amount of Government notes demanded, and such bonds shall be taxable at the rate of one per centum per annum, said tax to be covered into the United States Treasury on or before the first day of April of each year by the proper State authorities, said bonds to fall due at the expiration of twenty years from their date: Provided, That such State shall have the right at any time before the said bonds fall due to turn over to the Secretary of the Treasury the full amount, or any part thereof, of Government notes issued to such State; or in lieu thereof said States may redeem and recover such bonds, or any part of the amount thereof, with lawful money of the United States. When such bonds are recovered by the return of said notes, the Sec-

retary of the Treasury shall destroy said notes.

SEC. 3. That each State to which said notes may be issued shall make provision for the distribution of the same as it may deem best for the welfare of the inhabit-

ants thereof.

H. B. 392.

A BILL to increase the currency and to provide for the redemption thereof, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act any bank organized under the laws of the United States, and having on deposit with the Treasurer of the United States bonds bearing interest at the rate of four per centum per annum, may surrender said bonds to the Treasurer of the United States to be canceled, and receive in lieu thereof an amount of national bank notes which, added to the amount of notes heretofore issued to said bank, shall be equal to one hundred and twenty

cents for each dollar specified in said bonds.

SEC. 2. That the United States hereby assume all notes issued under the first section of this act, and all notes heretofore issued by such banks as shall surrender their bonds in accordance with the first section of this act, and in order to provide for the redemption of said notes the Secretary of the Treasury is hereby directed to have coined into standard silver dollars all of the silver bullion now in the Treasury, except so much thereof as may be sufficient to redeem the coin notes issued under the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of the Treasury notes thereon, and for other purposes," and the said silver dollars shall be reserved as a special fund to redeem such of said notes as may be presented for redemption.

SEC. 3. That the Treasurer of the United States shall return to any bank which

has surrendered its bonds in accordance with the first section of this act the amount which may be in the Treasury to the credit of such bank on account of its redemp-

tion fund.

SEC. 4. That any bank which shall surrender its bonds in accordance with the first section of this act shall thereafter be and remain exempt from all tax upon its

circulation and all charges on account of the redemption of its notes.

SEC. 5. That the additional notes issued to any bank under the first section of this act shall be uniform in all respects with the notes heretofore issued to the same bank, and may be counted as a part of the lawful reserve which the law requires national banks to hold; and the said additional notes shall be redeemable and receivable the same as is now provided by law for the notes heretofore issued, and when received by the Treasury shall be reissued the same as is now provided by law for United States notes.

SEC. 6. That the sum of ten thousand dollars, or so much thereof as may be necessary to carry into effect the provisions of this act, is hereby appropriated out of any

moneys in the Treasury not otherwise appropriated.

H. B. 1914.

A BILL to repeal section thirty-four hundred and twelve of the Revised Statutes of the United States, the same being section one hundred and twenty-two of the national-bank act.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section thirty-four hundred and twelve of the Revised Statutes of the United States, the same being section one hundred and twenty-two of the national-bank act, imposing a tax of ten per centum upon the amount of notes of any person or of any State bank or State banking association used for circulation and paid out by them, be, and the same is hereby, repealed.

SEC. 2. That this act shall take effect from and after its passage.

H. B. 1951.

A BILL to amend the national bank act.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the Secretary of the Treasury shall cause the affairs of every banking association organized under the laws of the United States to be examined, during each period of two calendar months, by a suitable person or persons, who shall immediately make a full and detailed report of the condition of the association to the Comptroller of the Currency, but no banking association shall be examined twice by the same person during any period of twelve calendar months, nor shall any person be appointed to examine the affairs of any banking association who is a director or other officer in any banking association organized under the

laws of the United States.

SEC. 2. That the president of the United States, by and with the advice and consent of the Senate, shall appoint suitable persons, not over three-fifths of whom shall be adherents of the same political party and not exceeding one hundred in number, to make such examinations of said banking associations as may be directed by law, and for that purpose the persons so appointed shall have power to make a thorough examination into the affairs of any banking association, and in so doing to examine any of the officers or agents thereof under oath.

Sec. 3. That all persons appointed, under the provisions of this act, to be examiners of banking associations shall hold office during good behavior and shall receive a compensation of three thousand dollars per annum, together with transportation

and three dollars per day for subsistence.

SEC. 4. That at the close of each fiscal year all moneys paid into the Treasury, under existing laws relating to national banking associations, and not appropriated to pay the expenses of the bureau of currency and the expenses of salaries in this act provided for, shall be covered into a special fund to be known as the "bank fund," which the Secretary of the Treasury shall establish in the Treasury of the United States.

SEC. 5. That all moneys covered into the said bank fund are hereby pledged and appropriated to pay the loss caused to any person by depositing money with any national banking association whose affairs may be placed in the hands of a receiver as provided by law; but no depositor shall receive, under the provisions of this section, a greater amount of money than the amount of such deposits due him after

the affairs of such banking association has been finally wound up.

SEC. 6. That upon a deposit of bonds as provided by sections fifty-one hundred and fifty-nine and fifty-one hundred and sixty of the Revised Statutes, the association making the same shall be entitled to receive, from the Comptroller of the Currency, circulating notes, of different denominations, in blank, registered and countersigned, as provided by law, equal in amount to the current market value of the bonds so transferred and delivered, but not exceeding the par value of said bonds.

SEC. 7. That any banking association, organized under the laws of the United States, may, at any time within one year after the passage of this act, comply with the provisions hereof; but no banking association shall be entitled to receive circulating notes exceeding ninety per centum of the par value of the bonds deposited by it with the Treasurer of the United States unless such bonds exceed, in amount, one-half the par value of the subscribed capital stock of such banking association.

SEC. 8. That an act entitled "An act to amend section fifty-two hundred and forty of the Revised Statutes of the United States, in relation to the compensation of national bank examiners," approved the nineteenth day of February, eighteen hundred and seventy-five, and said section fifty-two hundred and forty of the Revised Statutes and all other laws and parts of laws in conflict with this act are hereby

repealed.

H. R. 1957.

A BILL to repeal sections thirty-four hundred and twelve and thirty-four hundred and thirteen of the Revised Statutes of the United States, and to repeal all laws imposing taxation on State bank circulation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That sections thirty-four hundred and twelve and thirty-four hundred and thirteen of the Revised Statutes of the United States be, and the same are hereby, repealed.

SEC. 2. That hereafter no tax whatever shall be levied or collected on State bank circulation issued according to the laws of the several States in which the banks

issuing the same are situated.

SEC. 3. That all laws in conflict with the provisions of this act are hereby repealed.

H. B. 1959.

A BILL to permit the exchange of United States Treasury notes for gold coin.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any owner of gold coin of the United States may, after the passage of this act deliver the same at the Treasury of the United States, or at the office of any assistant treasurer of the United States in sums not less than ten dollars and receive in exchange therefor an equivalent amount of United States Treasury notes, to be prepared by the Secretary of the same character and denominations as prescribed in the act of July fourteenth, eighteen hundred and ninety,

entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes;" and a sum sufficient to carry into effect the provisions of this act is hereby appropriated, out of any money in the Treasury not otherwise appropriated.

H. R. 1960.

A BILL to amend an act entitled "An act to provide ways and means for the support of the Government."

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section five of the act entitled "An act to provide ways and means for the support of the Government," approved March third, eighteen hundred and sixty-three, be, and hereby is, amended by striking out the words "of not less than twenty dollars each" in the sixth line of said section so that the section shall read:

"And be it further enacted, That the Secretary of the Treasury is hereby authorized to receive deposits of gold coin and bullion with the Treasurer or any Assistant Treasurer of the United States in sums not less than twenty dollars, and to issue certificates therefor in denominations corresponding with the denominations of the United States notes. The coin and bullion deposited for or representing the certificates of deposit shall be retained in the Treasury for the payment of the same on demand. And certificates representing coin in the Treasury may be issued in payment of interest on the public debt, which certificate, together with those issued for coin and bullion deposited, shall not at any time exceed twenty per centum beyond the amount of coin and bullion in the Treasury, and the certificates for coin or bullion in the Treasury shall be received at par in payment for duties on imports."

H. R. 1980.

A BILL for free coinage of silver and repeal of tariff laws.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to coin all the silver bullion of the required fineness presented at the Treasury, any subtreasury, Government mint, or assay office of the United States, for the benefit of the person or persons presenting the same for coinage, as provided by law for the coinage of gold and silver bullion in force prior to the year eighteen hundred and seventy-three, and for the purpose of carrying this act into effect the mint laws in force prior to the year eighteen hundred and seventy-three are hereby reenacted.

SEC. 2. That the Secretary of the Treasury is hereby authorized and directed to coin all the gold and silver bullion now owned by the United States Government as rapidly as possible and call in the interest-bearing obligations of the United States, and pay the same at par value and accrued interest with the gold and silver coin herein provided for, not less than ten million dollars of said interest-bearing obligations monthly, until all of the interest-bearing debt of the United States shall have been paid off, and shall cancel and destroy said bonds as fast as the same shall have been paid.

SEC. 3. That the Secretary of the Treasury is hereby authorized and directed to call in at once not less than three hundred million dollars of the interest-bearing bonds of the United States, bearing the highest rate of interest, and pay the same at par value and accrued interest out of any gold and silver coin now in the Treasury, any subtreasury, mint, or Government depository, and for the purpose of carrying into effect the provisions of this section the one hundred million dollars gold reserve held to redeem greenbacks is hereby released and made available, and said bonds when so paid shall be immediately canceled and destroyed.

SEC. 4. That the Secretary of the Treasury is hereby authorized and directed to have engraved and printed (coined) a sufficient amount of paper money to take up all national-bank notes. Treasury notes of all kinds, gold certificates both coin and bullion, silver certificates both coin and bullion, and all other certificates of indebtedness issued by the United States and now outstanding; and the Secretary of the Treasury is hereby directed to call in said national-bank notes, Treasury notes of all kinds, gold certificates both coin and bullion, silver certificates both coin and bullion, and all other certificates of indebtedness, as rapidly as possible, and exchange at par value therefor the paper money herein provided, and he shall cancel and destroy said notes and certificates as fast as the exchange herein provided for shall have been made.

In addition to the amount above provided for, the Secretary is hereby authorized and directed to issue from time to time a sufficient amount of said paper money herein provided for, and shall pay all official salaries, expenditures, and all appro-

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priations made by Congress for purposes of carrying on the Government of the United States. The paper money herein provided for shall be issued in denominations of one, two, five, ten, twenty, fifty, one hundred, and five hundred dollars, and said money is hereby made a legal tender at its face value for all debts, dues, and demands, public and private, within the United States, and shall have printed on each bill, "This is a legal tender at its face value for all debts, dues, and demands, public and private, within the United States."

SEC. 5. That there is hereby appropriated, out of any money now in the Treasury not otherwise appropriated, the sum of three hundred thousand dollars, or so much thereof as may be necessary, to carry this act into effect.

SEC. 6. That the act of July fourteenth, anno Domini eighteen hundred and ninety, known as the silver bullion purchase act, is hereby repealed.

SEC. 7. That the national banking act and all acts amendatory or supplemental

thereto are hereby repealed.

SEC. 8. That all acts providing for the issue of Treasury notes, gold certificates either coin or bullion, silver certificates either coin or bullion, or the issue of national-bank notes, and all laws or parts of laws providing for issuing or refunding the interest-bearing bonds, or other evidences of indebtedness of the United States,

are hereby repealed.

SEC. 9. That all tariff laws are hereby repealed, said repeal to take effect on Jan-

uary first, anno Domini eighteen hundred and ninety-four.

SEC. 10. That all internal-revenue laws are hereby repealed, said repeal to take effect January first, anno Domini eighteen hundred and ninety-four, and all laws and parts of laws in conflict with the provisions of this act are hereby repealed.

H. B. 2014.

A BILL to amend the national banking acts, to repeal the ten per centum tax on State bank issues, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the United States shall not hereafter guarantee the payment of circulating notes issued by any bank, banking association, or private banker.

SEC. 2. That there shall be no limit to the amount of circulating notes which any national banking association may issue, except that said notes shall at no time exceed one hundred per centum of the par value of the bonds and coin deposited to

secure the same by such association.

SEC. 3. That State banks, State banking associations, and bankers expressly authorized under State statutes to issue circulating notes, shall pay no Federal or United States tax upon such notes: Provided, That all such notes are secured in the same manner and to the same extent as the notes of national banks; that is, by coin and bonds of the precise character designated in this bill, which bonds and coin must be duly deposited with a properly designated State officer in the State in which the issuing bank or banking association or banker is domiciled, and provided the State charter authorizing such bank of issuance contain provisions safeguarding issuance and depositors identical with the provisions herein contained, except in so far as a change of verbiage is necessary to adapt such provisions to State instead of national governmental machinery. No circulation of any State bank or banking association, or banker, not having complied with provisions identical with those of this act, is or shall be hereby in any manner exempt from taxation as now established by law, and every national banking association shall pay a tax upon the circulating notes issued by it and in circulation of one per centum per annum upon the average amount of the same. Such taxes shall be paid semiannually, and shall be collected by the internal-revenue collectors of the United States.

SEC. 4. That in addition to the United States bonds now required by law to be deposited with the Treasurer of the United States to secure the circulating notes of national banking associations, the Comptroller of the Currency is hereby authorized and required to accept registered bonds issued by any State, county, municipal cor-

poration, or taxing district of a State, subject to the following restrictions:

First. The principal and interest of all such bonds shall in express terms be payable

in legal-tender coin of the United States.

Second. All such bonds must have been continuously for two years preceding the date of their proposed deposit at par in the market, and in the opinion of the Comp-

troller reasonably certain to remain at par.

Third. No bond shall be accepted upon which payment of interest has at any time within five years been in default, or which at any time within two years prior to the date of its offer for acceptance has sold publicly upon any stock exchange where it was listed, or in market overt, for less than one hundred cents on the dollar of its face value.

Fourth. No bond shall be accepted if the total levy of the county, city, or taxing district issuing it exceeds two per centum per annum, and if at any time subsequent to the deposit of any bond the levy of the county, city, or taxing district issuing it shall be increased so that the total levy shall exceed two per centum per annum, the Comptroller shall have the right and it shall be his duty to call for new security, in the stead of such bond, of the character of bonds herein required to be deposited.

in the stead of such bond, of the character of bonds herein required to be deposited.

Fifth. No banking association or banker shall be permitted to have more than twenty per centum of its bonds on deposit in the bonds of any one State, any one

county, any one city, or any one taxing district.

Sixth. Whenever any class of bonds on deposit has been publicly sold below par for the period of thirty days on any stock exchange where listed, or the Comptroller learns and believes that its actual marked value for thirty days has been below par, the Comptroller shall require a bond to be substituted which will in all respects meet the requirements of this act.

SEC. 5. That the Comptroller, with the consent of the Secretary of the Treasury, shall have the right to reject any class of bonds he sees fit, and to require proper substitution for any already on deposit, considered not sufficient security, but this

discretion shall be a judicial and not an arbitrary discretion.

SEC. 6. That in addition to the bonds herein required to be deposited, there shall be deposited by each national banking association for the issuance of notes as required by this act gold and silver coin of the United States amounting to twenty per centum of the total security required to be deposited by said banking association. The coin so deposited shall, as nearly as practicable, consist of one-half in gold coin and one-half in silver coin, and the Comptroller shall not accept a coin deposit whereof more than sixty per centum shall consist of silver coin of the United States or whereof more than sixty per centum shall consist of gold coin of the United States.

SEC. 7. That no national banking association shall be hereafter required to keep on deposit with the Treasurer of the United States any further security or fund for the payment of its circulating notes than that provided for in this act, towit, twenty per centum of gold and silver legal-tender coin and eighty per centum of bonds of the character hereinbefore provided.

SEC. 8. That for the further security of the holders of circulating notes, the United States shall have a first lien on all the assets of each national banking association for the payment of its notes, in addition to the coin and bonds deposited

with the Treasurer of the United States as security.

SEC. 9. That a fund of one million dollars shall be created out of the taxes collected under this act (after deducting the cost to the Government of the United States of printing, engraving, and delivering the circulating notes), and the said fund shall be maintained from the same source; and if the coin and the proceeds of the bonds deposited to secure the circulation of any banking association and the first lien upon its assets together are insufficient to reduce the outstanding notes of

the association, then the deficiency shall be made good out of this fund.

SEC. 10. That no officer or director of a national banking association can borrow from said banking association on terms different from the terms extended to the public; nor can any national bank lend on the security of its own stock, nor can any officer or director of a national bank indorse for another in said bank, or borrow money from it on the indorsement of other officer, officers, director or directors. Any director shall be individually liable for any losses accruing from an infraction of the laws governing national banking associations by the board of directors, unless he shall have voted against the same and caused his vote to be entered on the minutes, and notified the Comptroller of the Currency of such infraction within thirty days after its occurrence; or, if not present at the meeting of the directors at which the infraction occurred, then within thirty days after the fact of the infraction came to his knowledge.

SEC. 11. That any director of a national bank going out of the State for more than sixty days or absenting himself from five successive meetings of the board shall be deemed to have resigned and his place shall be filled at once. No person can be a

director of a national bank whose stock is pledged for debt.

SEC. 12. That the refusal or failure to pay coin for its own notes on presentation at its counter, and on demand of coin therefor, at once or within ten days aftersuch demand, shall, if the bank so refusing or failing be a national bank, constitute cause for the appointment of a receiver, and if the bank so refusing or failing be a State bank or a State banking association, or a banker expressly authorized by the laws of a State to issue circulating notes, the said failure or refusal shall take the circulation of said bank from within the provision for exemption in this act, and shall, ipso facto, work a reimposition of the ten per centum tax on its circulating notes as heretofore imposed by law, for the current fiscal year.

Sec. 13. That the present prohibition upon national banking associations preventing them from lending money on real estate security is hereby removed.

Sec. 14. That all parts of existing laws controlling national banking associations not in conflict or inconsistent with the provisions of this act are hereby reenacted.

including all provisions for examination and for protection of depositors.

SEC. 15. That no State bank or banking association, or banker authorized by the law of a State to issue circulating notes, shall be exempt from the operation of the present existing Federal law taxing such notes, unless in the charter from the State so authorizing it to issue circulating notes there be provisions complying with and according with the requirements of each and every provision of this act, except section nine hereof. The State banks and banking associations hereby intended to be exempted are not exempt until they are chartered with provisions substantially identical with the provisions of this act, such compliance of provisions being prerequisites to the exemption herein and hereby enacted.

Src. 16. That all parts of existing laws which are in conflict with or are incon-

sistent with the provisions of this act shall be, and are hereby, repealed.

H. R. 2344.

AN ACT for the better control of and to promote the safety of national banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no national banking association shall make any loan to its president, its vice-president, its cashier, directors, or any of its clerks, tellers, bookkeepers, agents, servants, or other persons in its employ until the proposition to make such a loan, stating the amount, terms, and security offered therefor, shall have been submitted in writing by the person desiring the same to a meeting of the board of directors of such banking association, or of the executive committee of such board, if any, and accepted and approved by a majority of those present constituting a quorum. And then not in excess of the amount now allowed by law. At such meeting the person making such application shall not be present. The said acceptance and approval shall be made by a resolution, which resolution shall be voted upon by all present at such meeting, answering to their names as called, and a record of such vote shall be kept and state separately the names of all the persons voting in favor of such resolution, and of all persons voting against the same, and how each of such persons voted. In case such proposition shall be submitted to the executive committee the resolution and its vote thereon shall be read at the next meeting of the board of directors and entered at length in the minutes of such directors' meeting. No such association shall permit its president, its vice-president, its cashier, or any of its directors, or any of its clerks, tellers, bookkeepers, agents, servants, or other persons in its employ to become liable to it by reason of overdrawn account.

SEC. 2. That every president, vice-president, director, cashier, teller, clerk, or agent of any such association who knowingly violates section one of this act, or who aids or abets any officer, clerk, or agent in any such violation, shall be deemed guilty of a misdemeanor and shall be punished by a fine of not more than five thou-

sand dollars, or by imprisonment not more than five years, or by both.

SEC. 3. That each report of every national banking association made to the Comptroller of the Currency in accordance with the provisions of section fifty-two hundred and eleven of the Revised Statutes of the United States shall exhibit in a schedule to be added thereto, under such classifications and in such forms as the Comptroller of the Currency may direct, the amount of debts due or to become due to such association from its president, vice-president, each of its directors, and from its cashier and any of its clerks, tellers, bookkeepers, agents, servants, or other persons in its employ, as principals, indorsers, sureties, guarantors, or otherwise, in a separate item from the other assets of said bank, and shall also state, separately, the amount of all debts to such association which are past due and remain unpaid, by the aforesaid parties: Provided, That nothing contained in this act shall require or be deemed to require or permit the publication of such schedule of the debts due or to become due to such association from each of its directors or officers or employees in any statement published in a newspaper as now required by

Passed the House of Representatives October 17, 1893.

Attest:

JAMES KERR, Clerk.

H. B. 2368.

A BILL to provide for the free coinage of silver bullion, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the owner of silver bullion may deposit the same at any mint of the United States to be coined for his benefit, and it shall be the duty of the proper officers, upon the terms and conditions which are provided by law for the deposit and coinage of gold, to coin such silver bullion into silver dollars of the weight of four hundred and twelve and one-half grains troy, of standard silver, as provided in the act of January eighteenth, eighteen hundred and thirty-seven, on which shall be the devices and superscriptions provided by said act, and such coins shall be a legal tender for all debts and dues, public and private.

H. B. 9374.

A BILL to repeal all acts and parts of acts discriminating in taxation against the circulating notes of State banks and State banking associations.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of section thirty-four hundred and twelve of the Revised Statutes of the United States, and of sections nineteen, twenty, and twenty-one of an act of Congress entitled "An act to amend existing customs and internal-revenue laws, and for other purposes," approved February eighth, anno Domini eighteen hundred and seventy-five, as provides for a tax of ten percentum upon the amount of circulation of notes of banks and banking associations chartered by or under the laws of any State, be, and the same is hereby, repealed; and hereafter no higher or other rate or percentage of taxation shall be imposed upon the issue and circulation of the notes of State banks and State banking associations, by whomsover issued, paid out, or circulated, than is or shall be imposed upon the issue and circulation of the notes of national banking associations.

H. R. 2659.

A BILL to repeal the tax of ten per centum on notes of State banks used as circulation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section thirty-four hundred and twelve of the Revised Statutes of the United States be, and the same is hereby, repealed.

H. R. 2662.

A BILL to provide for the issuing of new United States notes in lieu of notes of national banks hereafter redcemed or canceled.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever any notes of national banks shall be redeemed, canceled, or received into the Treasury, the Secretary of the Treasury shall thereupon cause to be issued in lieu thereof an equivalent amount of legal-tender United States notes of the same denominations of the national-bank notes so redeemed, canceled, or received into the Treasury. Such notes so issued shall not be retired, canceled, or destroyed, but they shall be reissued and paid out again and kept in circulation. The coin now held in the Treasury for the redemption of legal tenders shall also be applicable to the redemption of the new notes herein directed to be issued.

H. B. 2872.

A BILL to increase the circulation of national banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That upon deposits by national banking associations of United States bonds, bearing interest as provided by law under the provisions of sections fifty-one hundred and fifty-nine and fifty-one hundred and sixty of the Revised Statutes, such associations shall be entitled to receive from the Comptroller of the Currency circulating notes of different denominations in blank, registered and countersigned as provided by existing law, equal in face value to the full par value of the bonds so deposited; and national banking associations now having bonds on deposit for the security of circulating notes less in face value than the par value of the bonds, or which may hereafter have such bonds on deposit, shall be entitled, upon due application to the Comptroller of the Currency, to receive additional circulating notes in blank to an amount which will increase the aggregate value of the circulating notes held by such associations to the par value of the bonds deposited, such additional notes to be held and treated in the same way as circulating notes of national banking associations heretofore issued and subject to all the provisions of existing law affecting such notes: Provided, That nothing herein contained shall be construed to modify or repeal the provisions of sections fifty-one hundred and sixty-seven and fifty-one hundred and seventy-one of the Revised Statutes, authorizing

the Comptroller of the Currency to require additional deposits of bonds er of lawful money in case the market value of the bonds held to secure the circulating notes shall fall below the par value of the circulating notes outstanding for which such bonds may be deposited as security.

H. B. 9879.

A BILL to create a national currency based upon gold and silver approximately in equal values.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That all paper money of prior issue, which shall hereafter be paid out by the United States Treasury, shall be stamped thus: "Redeemable in equal sums of gold and of silver or in United States Treasury notes thus redeemable."

SEC. 2. That the Secretary of the United States Treasury is authorized and required to issue, prior to or on and after January first, auno Domini eighteen hundred and ninety-four, a new series of Treasury notes, redeemable in gold coin and silver, in equal sums of each, when one hundred dollars or any multiple thereof is presented

for redemption.

SEC. 3. That in the month of January, anno Domini nineteen hundred, the President of the United States shall appoint a commission, approved by the Senate, to adjust the "money ratio" of gold and silver to a practical equality with the "commercial," present, past, and prospective, and thereafter, if need be, to conform to said adjustment, there shall be a new coinage of silver dollars.

H. B. 3238.

▲ BILL for the better control of and to promote the safety of national banks, and for the protection of depositors therein.

Be itenacted by the Scnate and House of Representatives of the United States of America in Congress assembled. That no national banking association shall make any loan to its president, its vice-president, its cashier, or any of its clerks, tellers, bookkeepers, agents, servants, or any other persons in its employ until the proposition to make such loan, stating the amount, terms, and security offered therefor, shall have been submitted in writing, by the person desiring the same, at a meeting of the board of directors of such banking association, or of the executive committee of such board, if any, and accepted and approved by a majority of those present constituting a quorum. At such meeting the person making such application shall not be present. The said acceptance and approval shall be made by resolution, which resolution shall be voted upon by all present at such meeting answering to their names as called; and a record of such vote shall be kept, and state separately the names of all persons voting in tavor of such resolution and of all persons voting against the same, and how each of such persons voted. In case such proposition shall be read at the next meeting of the board of directors and entered at length in the minutes of such directors' meeting. No such association shall permit its president, its vice-president, its cashier, or any of its directors, or any of its clerks, tellers, bookkeepers, agents, servants, or any persons in its employ to become liable to it by reason of an overdrawn account.

SEC. 2. That every president, vice-president, director, cashier, teller, clerk, or agent of any such association who knowingly violates section one of this act, or who aids or abets any officer, clerk, or agent in any such violation, shall be deemed guilty of a misdemeanor, and shall be punished by a fine of not more than five thousand dol-

lars, or by imprisonment of not more than five years, or both.

SEC. 3. That each report of every national banking association made to the Comptroller of the Currency, in accordance with the provisions of section fifty-two hundred and eleven of the Revised Statutes of the United States, shall exhibit in a schedule, to be added thereto, under such classifications and in such forms as the Comptroller of the Currency may direct, the amounts of the debts due or to become due to such association from its president, vice-president, each of its directors, and from its cashier, and any of the clerks, tellers, bookkeepers, agents, servants, or other persons in its employ, as principals, indorsers, sureties, guarantors, or otherwise, in a separate item from the other assets of said bank, and shall also state separately the amount of all debts to such association which are past due and remain unpaid: Provided, That nothing contained in this act shall require, or be deemed to require, the publication of such schedule of the debts due or to become due to such association from each of its directors, or officers, or employees in any statement published in anewspaper as now required by law.

H. B. 3301.

A BILL to authorize redemption of two per centum bonds, and so forth.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and is hereby, empowered and directed to call in and redeem, out of the funds in the Treasury, all outstanding two per centum extended bonds of the United States, said bonds to be paid in the kind of money designated in the bonds, and after the bonds are called for the interest on the same shall cease.

SEC. 2. That the Secretary of the Treasury is hereby authorized and directed to prepare, issue, and deposit in the general fund of the Treasury, Treasury notes similar to those authorized by act of February twenty-fifth, eighteen hundred and sixty-two, as fast as money is drawn from the general fund to redeem bonds as aforesaid, and in amount equal to the sums paid out for such redemption, and the Treasury notes issued under this act shall have all the legal-tender qualities of the notes ssued under act of February twenty-fifth, eighteen hundred and sixty-two.

H. B. 3378.

A BILL to secure the depositors in national banks against loss, and so forth.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That every national bank organized under the laws of the United States shall, on or before the first day of January of each year after the passage of this act, deposit with the Treasurer of the United States a sum equal to onefourth of one per centum on its average deposits for the three months preceding said first day of January. Special notice shall be given immediately in case of default, and any bank failing for sixty days after receiving special notice to deposit such tax shall forfeit its charter: Provided, That whenever the Treasurer shall have on hand in the special fund raised by such tax the sum of ten million dollars the Comptroller of the Currency shall by order suspend the tax until the amount in the special fund falls below the said sum of ten million dollars.

SEC. 2. That whenever the Comptroller of the Currency shall be advised of the failure of any national bank he shall at once ascertain the amount due depositors and creditors of the bank (not including stockholders, officers, or directors), and from the special fund provided for in section one of this act shall, as soon as convenient, cause to be paid to such depositors and creditors (not including stockhold-

ers, officers, or directors) the amounts due them.

SEC. 3. That the assets of such failing banks shall be turned into cash as now provided and the amount realized shall be used, first, to satisfy all claims not provided for in section two, and, second, the amount remaining shall be paid into the special fund provided for in section one of this act: *Provided*, That nothing herein shall be construed to exempt the stockholders from the liability of one hundred per centum of their stock in addition to their stock, and no stockholder shall receive any payments on his stock from the assets of such failing bank until all debts due from the bank have been paid and the special fund provided for in section one reimbursed to the extent that it was drawn upon, as provided for in section two.

SEC. 4. That the United States hereby assumes no liability to depositors of national banks except as a trustee to distribute the special fund in this act provided for, and the Comptroller of the Currency shall pay out the money in the order in which he receives notice of failure, paying all proper liabilities of one bank as afore-said before any on liabilities of a bank whose failure is subsequently announced, and in case the special fund is insufficient to pay all proper liabilities the Comptroller of the Currency shall cause such money to be expended in paying such proper liabilities pro rata, and the amount remaining unpaid shall be made good as the special fund is replemished, and in case the special fund is entirely exhausted banks

shall be cared for in order of failure as fund is renewed.

SEC. 5. That to provide against a contraction of the currency by the holding of this special fund in trust, the Secretary of the Treasury is hereby empowered and directed to issue and pay out, for the general expenses of the Government, United States Treasury notes, commonly known as greenbacks, like those authorized by the law approved February twenty-fifth, eighteen hundred and sixty-two, equal to the amount held in said special fund, and such Treasury notes shall have all the legal-tender qualities possessed by the Treasury notes issued under said act of February twenty-fifth, eighteen hundred and sixty-two.

H. B. 3494.

A BILL to authorize the coinage of the standard silver dollar, to repeal the act of July fourteenth, eighteen hundred and ninety, providing for the purchase by the United States of silver bullion, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That there shall be coined at the mints of the United States dollars of the weight of four hundred and twelve and a half grains troy, of standard silver, as provided in the act of January eighteenth, eighteen hundred and thirtyseven, on which shall be the devices and superscriptions provided by said act; which coins, together with all silver dollars heretofore coined by the United States of like weight and fineness, shall be a legal tender at their nominal value for all debts and dues, public and private: Provided, That not more than one hundred millions of dollars shall be coined under the provisions of this act in any one fiscal year: And provided further, That when the total coinage under the act approved twenty-eighth of February, eighteen hundred and seventy-eight, entitled "An act to authorize the coinage of the standard silver dollar and to restore its legal-tender character," and under the act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," with that issued under the provisions of this act shall reach the sum of one thousand million dollars, then the coinage herein provided for shall cease and determine.

- SEC. 2. That in lieu of the silver dollars hereby authorized, the person or persons depositing the same with the Treasurer or Assistant Treasurer of the United States, in sums of not less than one hundred dollars, may receive therefor from the Treasurer of the United States certificates corresponding with the denominations of the United States notes. The coin deposited for and representing the certificates hereby authorized to be issued shall be retained in the Treasury for the payment of the same, and the said certificates shall be a legal tender for all debts, public and

private, as fully as the coined dollars they represent.

SEC. 3. That the silver bullion now held in the Treasury of the United States. purchased under the provisions of the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion," and in excess of the amount necessary to redeem the Treasury notes issued under the provisions of said act, shall be coined into standard silver dollars of the weight and fineness provided by this act, and covered into the Treasury as a miscellaneous receipt.

SEC. 4. That saving and excepting so much of the act of July fourteenth, eighteen

hundred and ninety, as provides for the legal-tender quality of the Treasury notes

and silver dollars issued under its provisions, the same is hereby repealed.

SEC. 5. That the silver bullion coined under the provisions of this act shall be subject to the requirements of existing laws and the regulations of the Mint service governing the methods of determining the amount of pure silver contained and the amount of charges or deductions, if any, to be made.

H. R. 3427.

A BILL to protect the lawful moneys of the United States against discriminations by contracts.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the United States Treasury notes, commonly called green-backs, the standard silver dollar of the United States and the gold coins of the United States shall hereafter be full and legal tender in payment of all debts, notes bonds, obligations, and contracts due or payable in the United States; and all contracts or stipulations in any note, bond or obligation for payment in any particular kind of dollars shall be null and void and of no effect whatever: Provided, That contracts made before the passage of this act shall not be affected by it.

H. R. 3430.

A BILL to provide for the issue of fractional currency.

Be it enacted by the Schale and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to issue fifty millions of dollars in fractional notes of the United States, as provided by title thirty-eight, Revised Statutes.

SRC. 2. That it shall be the duty of each postmaster of the United States, whose quarterly compensation as such equals or exceeds twenty-five dollars, to keep on hand a sufficient quantity and assortment of such fractional notes to supply the demand of the public therefor; and the said notes shall be delivered to a postmaster, free of expense for transmission to him, under such regulations as may be jointly prescribed by the Secretary of the Treasury and the Postmaster-General.

SEC. 3. That all acts or parts of acts inconsistent with this act are to that extent hereby repealed.

H. B. 3434.

A BILL to prevent contraction of the currency by a withdrawal of national bank notes from circulation.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That within thirty days after the redemption by the United States of the circulating notes of any national banking association organized under the provisions of Title Sixty-two, National Banks, Revised Statutes, or acts amendatory thereof, the Secretary of the Treasury shall issue United States notes, as designated by section thirty-five hundred and seventy-one, Revised Statutes, of the same denominations and amount of said redeemed circulating notes; and in each case such issue of United States notes shall be additional to the total amount of United States notes then in the Treasury and outstanding.

SEC. 2. That all acts or parts of acts inconsistent with this act are to that extent

hereby repealed.

H. B. 3438.

A BILL to allow national banks to loan money on real estate.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the seventh subdivision of section fifty-one hundred and thirty-six of the Revised Statutes of the United States be amended as follows:

"Seventh. To exercise, by its board of directors or duly authorized officers or agents, subject to law, all such incidental powers as shall be necessary to carry on the business of banking, by discounting and negotiating promissory notes, drafts, bills of exchange, and other evidences of debt; by receiving deposits; by buying and selling exchange, coin, and bullion; by loaning money on personal security or upon the security of real estate; and by obtaining, issuing, and circulating notes according to the provisions of this title."

SEC. 2. That the second subdivision of section fifty-one hundred and thirty-seven

of the Revised Statutes of the United States be amended as follows:

"Second. Such as shall be mortgaged to it in good faith by way of security for debta."

H. B. 3623

A BILL for the coinage of domestic silver, the issue of certificates thereon, and for other purposes.

Be it enacted by the Schale and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act the holder of silver bullion suitable for coinage, which bullion is the proved product of mines within the United States of America and in amount one hundred dollars or more, shall be entitled to have the same coined at any mint of the United States into standard silver dollars of the weight and fineness hereinafter specified: Provided. That whenever the United Kingdom of Great Britain and Ireland, France, and Germany shall open their several mints to the free and unlimited coinage of silver, then and thereafter all holders of silver bullion suitable for coinage, whether the same be the product of foreign or domestic mines, shall be entitled to have the same coined under the provisions of this act

Sec. 2. That the standard silver dollars provided for in this act shall contain three hundred and seventy-one and one-fourth grains of pure silver and four hundred and twelve and one-half grains of standard silver. They shall have thereon the devices and superscriptions and be in the form of standard silver dollars now coined, and shall be legal tender for all debts and demands, both public and private, except duties on imports from countries which do not admit silver to free and unlimited coinage at their respective mints; and all duties on imports from countries refusing to admit silver to free and unlimited coinage shall be payable in gold only: Prorided, however, That nothing herein contained shall in anywise affect contracts entered into prior to the passage of this act.

SEC. 3. That whenever the market value of silver bullion suitable for coinage shall be less than the coinage value thereof, there shall be levied by and due to the Government a seigniorage for converting such bullion into standard silver dollars, which seigniorage shall equal the difference between such bullion and coinage values, and be paid by the holder of such silver. The seigniorage so earned shall be accredited to a special fund, to be known as the seigniorage fund.

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SEC. 4. That it shall be the duty of the Director of the United States Mint, with the concurrence of the Secretary of the Treasury, to ascertain and proclaim each day the true market price of such silver bullion in the principal markets therefor in the United States, which proclaimed price shall be the valuation of silver bullion upon which the proper officers shall make the computation of the coinage seigniorage herein provided.

SEC. 5. That all silver bullion owned by the United States Government uncoined, and against which no certificates have been issued, and all silvor bullion in the silver-seigniorage fund, shall from time to time be coined into standard silver dollars.

as herein provided.

Sec. 6. That any holder of standard silver dollars authorized by this act may deposit the same with the Treasurer of the United States of America, in sums of not less than ten dollars, and receive therefor certificates in equal amount and corresponding denomination with silver certificates now issued. The silver dollars so deposited shall be retained in the Treasury for the payment of said certificates on demand. The certificates authorized by this act shall be a legal tender in all respects the same as the silver dollars for which they are issued.

SEC. 7. That the Secretary of the Treasury is hereby authorized and directed to adopt and enforce such rules and regulations as may be necessary and proper to

carry into effect each provision of this act.

SEC. 8. That a sum sufficient to carry out the provisions of this act is hereby appropriated out of any moneys in the Treasuay not otherwise appropriated.

SEC. 9. That so much of the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion, and the issue of Treasury notes thereon, and for other purposes," as requires the purchase of silver bullion, and all other acts and parts of acts in conflict herewith, be, and the same are hereby. repealed.

H. R. 3759.

A BILL to afford a rebate under prescribed conditions of tax upon notes issued by State banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in case any bank chartered by any State of the United States shall furnish for notes issued by such bank such State or municipal bonds or securities as may be approved by the governor and treasurer of the said State under a law enacted by the State for that purpose, and shall file satisfactory evidence with the Comptroller of the Currency that this provision has been strictly complied with, and upon the certificate of said Comptroller of the Currency to that effect, he being satisfied that said securities are valid, and that the intent of this act has been complied with, then the Commissioner of Internal Revenue shall cause a rebate of eighty-five per centum to be made in the ten per centum tax now imposed by law on all such issue of State banks, so secured and so certified; and said notes thus secured shall bear no tax whatever upon being paid out or received by any institution or

SEC. 2. That all acts and parts of acts inconsistent with the provisions of this act, so far as they are inconsistent, shall be, and the same are hereby, repealed.

H. B. 3760.

A BILL to authorize the coinage of standard half-dollars, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to purchase silver bullion to the amount of two and one-half million ounces per month at the current market price, and cause the same to be coined, with any silver bullion in the Treasury Department not otherwise appropriated or retained by law, into half-dollars of the standard weight and fineness now prescribed by law: Provided, That in case of any international agreement being entered into by the United States with other countries, fixing the common parity of gold and silver, then the Secretary of the Treasury is hereby authorized and directed to redeem coins issued under this act in coins of value and fineness fixed thereupon by law: And provided further, That this shall in nowise authorize any other purchase of silver bullion, except for the coinage of subsidiary pieces authorized by law, any previous law to the contrary notwithstanding.

SEC. 2. That the Secretary of the Treasury is hereby authorized and directed, for the purposes set forth in section one of this act, to issue on the credit of the United States sufficient Treasury notes or obligations to make such purchase, from time to time; but no Treasury note or obligation of the United States issued after the passage

of this act shall be of less denomination than five dollars.

SEC. 3. That the Secretary of the Treasury is hereby authorized and directed to issue Treasury notes or obligations of denominations not less than five dollars to such amount as may be required to redeem any Treasury note or obligation of the United States of denominations under five dollars, to be redeemed on presentation in sums of one hundred dollars or more, and such notes or obligations so redeemed shall be publicly canceled and destroyed.

SEC. 4. That all acts and parts of acts inconsistent with the provisions of this act,

in so far as they are inconsistent, shall be, and the same are hereby, repealed.

H. R. 3825.

A BILL to suspend the operation of the laws imposing a tax of ten per centum upon notes issued during the period therein mentioned.

Whereas certain banking associations, individuals and corporations, for the purpose of relieving the financial stringency which has prevailed in all parts of the country during the last few months, have issued what have been denominated clearing-house certificates and other notes and forms of indebtedness which were designed and intended to provide temporary relief for evils caused by a dearth of currency, and which in many cases have been effectual to prevent greater calamities; and

Whereas it has been claimed that such certificates and notes are subject to the tax

imposed by law upon all notes other than national-bank notes: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the operation of sections thirty-four hundred and twelve and thirty-four hundred and thirteen of the Revised Statutes of the United States, and sections nineteen, twenty, and twenty-one of the act approved February eighth, eighteen hundred and seventy-five, and of all other sections of said Revised Statutes, and all acts and parts of acts imposing a penalty of ten per centum on the amount of notes of any person or of any bank or banking association used for circulation be, and the same hereby is, suspended, and nothing therein contained shall be so construed as to impose any tax upon any certificates or notes which may have been issued during the period between August first, eighteen hundred and ninety-three, and October fifteenth, eighteen hundred and ninety-three, and no such tax shall be collected.

H. R. 4005.

A BILL to provide for the coinage of silver dollars and for maintaining them at par,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That it shall be lawful for the owner of any silver bullion of standard purity and timeness produced from any mines in the United States to deposit the same at any of the mints of the United States and receive therefor its market value on the day of deposit in standard silver dollars of the United States. The Secretary of the Treasury shall fix, each day, the market price of silver bullion, basing it on the average market price thereof on the next preceding day in the American market, and he shall not be required to receive or have on hand for coinage, under the provisions of this act, more than twenty-five million ounces of silver bullion at any one time. The Secretary of the Treasury shall also prescribe and enforce such rules and regulations as shall prevent purchase or coinage of any silver bullion not the product of the mines of the United States.

SEC. 2. That all silver bullion deposited as hereinbefore provided shall, after payment therefor, become the property of the United States, and of said bullion there shall be coined into standard silver dollars, as provided in the act of July nineteenth, eighteen hundred and thirty-seven, as rapidly as practicable an amount sufficient to pay the purchase price thereof at market value as hereinbefore provided; and any gain or seigniorage arising from coinage under this act shall be coined into standard silver dollars, as specified, in sufficient amount to redeem and replace all the United States notes and Treasury notes of the denominations of one and two dollars now outstanding, and such notes hereafter received by the Treasury shall not be reissued, but shall be destroyed. Any balance of said silver bullion remaining after the coinage hereinbefore provided for shall be sold by the Secretary of the Treasury from time to time at the market price for gold, which shall be covered into the United States Treasury.

SEC. 3. That the Secretary of the Treasury, under such regulations as he may prescribe, is authorized and required within two years from the approval of this act to redeem and replace the one and two dollar certificates now outstanding either with silver dollars or, at his discretion, by issuing silver certificates of not less denomination than five dollars. And the one and two dollar silver certificates so

redeemed and replaced shall not be reissued, but shall be destroyed.

SEC. 4. That in case the silver dollar at any time declines below its face value and ceases to circulate at par the Secretary of the Treasury is then authorized and directed to redeem or exchange for gold said silver dollars on presentation until they shall again be current at their face or par value; and to enable the Secretary of the Treasury to do this, and for this purpose alone, he is hereby authorized to issue and sell for gold United States three per centum bonds, interest payable semiannually in gold and the principal payable in gold in twenty years, but such issue of bonds shall not exceed ten million dollars in any one month nor be more than one hundred million dollars in all. In case said silver dollar at any time falls below par the receipt of silver bullion at the mints and the coinage of silver dollars shall at once cease and not be resumed until the silver dollars received by the Secretary of the Treasury for gold shall have been by him again paid out and gone into circulation.

SEC. 5. That no silver dollars coined under the provisions of this act shall be receivable for deposit under the third section of the act of February twenty-eighth,

eighteen hundred and seventy-eight, and no certificates shall issue therefor.

Sec. 6. That a sum sufficient to carry out the provisions of this act is hereby

appropriated out of any money in the Treasury not otherwise appropriated.

SEC. 7. That so much of the act approved July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and issue of Treasury notes thereon, and for other purposes," as directs the Secretary of the Treasury to purchase from time to time silver bullion to the aggregate amount of four million five hundred thousand ounces, or so much thereof as may he offered in each month at the market price thereof, not exceeding one dollar for three hundred and seventy-one and twenty-five one-hundredths grains of pure silver, and to issue in payment for such purchases Treasury notes of the United States, be, and the same is hereby, repealed, and all other acts or parts of acts inconsistent with the provisions of this act are hereby repealed.

SEC. 8. That this act shall take effect thirty days from and after its approval.

H. B. 4016.

A BILL to repeal the ten per centum tax upon the circulating notes of State banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the present tax upon State bank notes be reduced to one per centum per annum upon all such notes as bear upon either the face or back thereof the plainly printed and clearly stated agreement of the State in which the bank issuing such notes is located, to redeem said notes in legal-tender money of the United States upon presentation to some proper officer of said States.

SEC. 2. That this act shall take effect on and after thirty days from its approval, and nothing in its terms shall be held to make any reduction in the tax upon any note or notes intended to circulate as money which do not bear the agreement and guaranty provided for in section one.

H. R. 4939.

A BILL to establish a gold and silver currency on a basis of interchangeable value.

Beit enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That twenty-three and twenty-two one-hundredths grains of pure gold, as established by law on February twelfth, eighteen hundred and seventy-three, is, and shall continue to be, the unit of value of the United States of America, and shall be termed a dollar.

SEC. 2. That fine gold bullion, when presented in the amount of one hundred dollars or more, may be deposited in the Treasury of the United States, or at any coinage mint or assay office that the Secretary of the Treasury may designate, and the depositor shall receive therefor registered Treasury notes of such denominations as he may desire, hereinafter called gold Treasury notes and hereinafter provided for,

equal in amount to the number of dollars deposited.

SEC. 3. That the Secretary of the Treasury shall cause to be prepared gold Treasury notes of the following form, respectively, with such other formal additions thereto as the Secretary of the Treasury may prescribe, in such amounts as may be required for the purpose of section two, in twenty-dollar, fifty-dollar, one hundred-dollar, five-hundred dollar, one thousand-dollar, five thousand-dollar, ten thousand dollar, twenty thousand-dollar, and fifty thousand-dollar denominations, to wit: This certifies that there has been deposited in the Treasury of the United States an amount of gold equal to twenty dollars. This note is redeemable in an amount of gold equal to twenty dollars on demand.

SEC. 4. That the gold Treasury notes issued under the provisions of this act shall be redeemed upon demand at the Treasury of the United States, or at any coinage mint or assay office of the United States that the Secretary of the Treasury may designate, in an amount of fine gold bullion equal in value to the number of dollars demanded. All notes so redeemed shall be canceled, registered, and destroyed.

SEC. 5. That the gold bullion received under the provisions of this act, the total amount of which for the time being is hereinafter called the gold-redemption fund, shall be deposited and kept at such place or places as the Secretary of the Treasury may designate, and shall be used for no purpose other than the redemption of the

gold Treasury notes arising under the provisions of this act.

SEC. 6. That fine silver bullion, when presented in the amount of one hundred ounces or more, may be deposited at the Treasury of the United States, or at any coinage mint or assay office in the United States that the Secretary of the Treasury may designate, and the depositor shall receive therefor registered Treasury notes of such denominations as he may desire, hereinafter called silver Treasury notes and hereinafter provided for, equal at the date of deposit to the net value of such silver at its market price, such price to be determined by the Secretary of the Treasury under rules and regulations prescribed in section seven of this act.

SEC. 7. That the Secretary of the Treasury is directed, on each business day, to inquire into and ascertain the market price of fine silver bullion in the several countries of the world with which we are principally connected in commerce. These various market prices he shall translate at the gold par of exchange into terms of the standard of value of the United States and shall take an average from them, which average shall be the price at which the Government of the United States shall receive or deliver fine silver bullion on the following business day in exchange for the silver Treasury notes arising under the provisions of this act. In determining the world's market price of silver, as aforesaid, no deductions, additions, or allowances for freight, insurance, or any other charge shall be made.

SEC. 8. That the Secretary of the Treasury shall cause to be prepared silver Treas-

ury notes of the following form, respectively, and with such other formal additions thereto as the Secretary of the Treasury may prescribe, in such amounts as may be required for the purpose of section six, in five-dollar, ten-dollar, twenty-dollar, tiftydollar, one hundred-dollar, five hundred-dollar, one thousand-dollar, five thousand-dollar, ten thousand-dollar, twenty thousand-dollar, fifty thousand-dollar denominations, to wit: This certifies that there has been deposited in the Treasury of the United States an amount of silver equal to five dollars. This note is redeemable in an amount of silver equal to five dollars on demand.

SEC. 9. That the silver Treasury notes issued under the provisions of this act shall be redeemed upon demand at the Treasury of the United States, or at any coinage mint or assay office in the United States that the Secretary of the Treasury may designate, in an amount of fine silver bullion equal in value, at the then prevailing market price, to the number of dollars demanded, such an amount of fine silver bullion to be determined as provided in section seven of this act. All notes so

redeemed shall be canceled, registered, and destroyed.

SEC. 10. That the silver bullion received under the provisions of this act, the total amount of which for the time being is hereinafter called the silver-redemption fund, shall be deposited and kept at such place or places as the Secretary of the Treasury may designate, and shall be used for no purpose other than the redemption of the silver Treasury notes arising under the provisions of this act.

SEC. 11. That when the market price of fine silver, as determined by the Secretary of the Treasury, shall exceed one dollar and thirty-five cents per fine ounce, it shall be the duty of the Secretary of the Treasury to refuse to receive deposits of silver

bullion for the purposes of this act.

SEC. 12. That whenever the total value of the silver-redemption fund, at the prevailing market price, as determined by the Secretary of the Treasury under the provisions of section seven, shall be less than the total amount of the silver Treasury notes arising under the provisions of this act then outstanding, to the extent of two to ten, ten to twenty, twenty to thirty, thirty to forty, or forty to fifty millions of dollars or more, it shall be the duty of the Secretary of the Treasury to impose and collect a charge in each event at the rate of one-quarter, one-half, one, two, and five per centum, respectively, upon the face value of the silver and gold Treasury notes thereafter issued under the provisions of this act; and the Secretary of the Treasury shall from time to time invest the money so arising in the purchase of fine silver bullion at the then prevailing market price, which said silver bullion shall be deposited with the silver-redemption fund, and when so deposited shall be a part and applicable to the purpose thereof. Whenever the total value of the silver redemption fund, as determined in this section, shall equal or exceed the total amount of the outstanding silver Treasury notes issued under the provisions of this act no charge shall be made.

SEC. 13. That the gold and silver Treasury notes issued under the provisions of

this act shall be a legal tender in payment of all debts and shall be receivable for customs, taxes, and all public dues, and when received into the Treasury from these sources may be paid out in accordance with law, and such notes, when held by any national banking association, shall be counted as part of its lawful reserve.

SEC. 14. That the gold and silver Treasury notes issued under the provisions of this act may be exchanged on demand, by the holder thereof, at the Treasury of the United States, and at such other place or places as the Secretary of the Treasury may designate, for an equal amount of new notes of the same character and of such denominations as he may desire. The notes so presented for the purpose of exchange

shall be canceled, registered, and destroyed.

SEC. 15. That the President of the United States, upon the application of the Secretary of the Treasury, may, by proclamation, designate and appoint redemption agencies in any foreign empire, state, or country for the purpose of redeeming, by conversion or otherwise as herein provided, the notes arising under the provisions Prior, however, to the issuance of any such proclamation by the President of the United States, the Secretary of the Treasury shall be in receipt of a proper bond of indemnity, the provisions of which said bond shall be such as the Secretary of the Treasury may prescribe from the firm, banking house, corporation, or other business institution with which such redemption agency is to be established, and who shall be citizens of, or, in case of corporations or companies, organized under and amenable to the laws of that country where such an agency is to be established. The notes arising under the provisions of this act shall be redeemed at such redemption agency so established in the same manner and under the same regulations as here prevail, or in such a manner and under such regulations as the Secretary of the Treasury shall prescribe as will enable them to be converted into the money of that country without loss, and when so redeemed or converted shall be canceled, registered, and destroyed. The Secretary of the Treasury, by requisition upon the Secretary of the Navy, who is directed to cooperate, shall utilize the vessels of the United States in establishing its various redemption agencies throughout the world and in supplying them from time to time with such coined gold and silver bullion bars or coins as may be necessary to redeem the notes arising under the provisions of this act: *Provided*, That, in the event of war with any country where such agency is established, the obligation of the United States to redcem the notes arising under the provisions of this act at that redemption agency ceases. The Postmaster-General of the United States is directed to devise and establish a special system of registry for the purpose of enabling the owners thereof to send to or bring from such countries where such redemption agencies have been established the notes arising under the provisions of this act without charge other than a registry and a mailing free, which registry charge shall be fixed by the Secretary of the Treasury and may be changed by him from time to time, but which charge shall always be at a less rate per contum on the par value thereof than is the aggregate rate per centum of cost of shapping gold bullion of the same value to that country where such redemption agency is established. In the event of the loss of the notes while in transit, which have been duly registered as herein contemplated, the Secretary of the Treasury is directed, upon sufficient proof of loss, which shall be made by the Postmaster-General, and upon application of the owner thereof, to issue to the owner thereof new notes of the same character and amount, taking a satisfactory bond of indemnity from the owner thereof. A description of all notes which have been registered as herein contemplated and which have been lost while in transit shall be published at least once a year in the report of the Secretary of the Treasury. All silver or gold Treasury notes which have been registered as herein contemplated and which have been lost while in transit and for which new notes shall have been issued shall be considered as canceled.

SEC. 16. That coincident, as nearly as may be, with the passage of this act, the Secretary of the Treasury, at his discretion as to duration and amount, may impose and collect a tax, not to exceed one per centum ad valorem, on all silver or silver Treasury notes imported to the United States.

SEC. 17. That so much of the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon," and so forth, as requires the monthly purchase by the Secretary of the Treasury of four million five hundred thousand ounces of silver, or any part

thereof, at the market price, is hereby repealed.

SEC. 18. That the Treasury notes arising under the provisions of the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon," and so forth, may be exchanged upon demand, when presented in the amount of one hundred dollars or more, for an equal amount of the silver Treasury notes arising under the provisions of the present act. An amount of fine silver bullion equal in value at the then prevailing market price, as determined in section seven, to the face value of the notes so exchanged, shall be transferred from the stlver-bullion fund of eighteen hundred

and ninety (which silver-bullion fund includes all the silver purchased under the act of July fourteenth, eighteen hundred and ninety, and the dollars coined therefrom, which dollars shall be parted, fined, cast into bars to be coined and stamped, and returned thereto) to the silver-redemption fund, as contemplated in this act, and shall thereupon become a part, and shall be applicable to the purpose thereof. All notes so exchanged shall be destroyed. Any deficiency or surplus of said silver-bullion fund arising under the law of July fourteenth, eighteen hundred and ninety, in making the exchange as above contemplated, shall be carried to the general account of the Treasury. After July first, eighteen hundred and ninety-five, the notes arising under the provisions of the act of July fourteenth, eighteen hundred and ninety, shall not be a legal tender.

SEC. 19. That the act of June eighth, eighteen hundred and seventy-two, entitled, "An act for the better security of bank reserves and to facilitate bank clearing-house exchanges," is hereby repealed, which said repeal shall take effect on July

first, eighteen hundred and ninety-five.

SEC. 20. That any gain or seigniorage, not elsewhere specified arising under the provisions of this act, shall be accounted for and paid into the silver or gold-redemp-

tion fund, as it respectively may arise.

SEC. 21. That the silver and gold bullion deposited under the provisions of this act shall be subject to the requirements of existing law and the regulations of the mint service governing the methods of receipt, determining the amount of pure silver or pure gold contained, and the amount of charges or deductions, if any to be

SEC. 22. That nothing in this act shall be construed to prevent the purchase from time to time, as may be required, of zinc, nickel, copper, or other base alloy or bullion, for the purpose of the subsidiary and other coinage, nor to affect the legal-tender quality, except as specifically set forth in section eighteen, of any obligation

heretofore issued by the United States.

SEC. 23. That the Secretary of the Treasury is authorized to prepare and to issue bonds of the United States herein provided for to the amount of fifty million dollars; said bonds to be payable, principal and interest, in standard money of the United States in twenty years, with the option reserved to the United States to pay in ten years from date thereof, which said bonds shall be prepared in denominations of ore hundred dollars and multiples thereof, and shall bear interest at the rate of two per centum per annum, payable quarterly, and shall consist of registered and coupon bonds which shall be available as a basis for national-bank note circulation under existing law. The Secretary of the Treasury, at his discretion as to time and amount, may offer for sale said bonds herein provided for, at par, and when sold shall carry the proceeds thereof to the general account of the Treasury.

SEC. 24. That the term "standard money of the United States," used in section

twenty-three of this act shall be interpreted to mean gold coin of the present standard of weight and fineness, or an amount of pure silver bullion equivalent in value thereto, as determined by the Secretary of the Treasury under the provisions of section seven

SEC. 25. That a sum sufficient to carry out the provisions of this act in all its parts, is hereby appropriated out of any money in the Treasury not otherwise appropriated. SEC. 26. That all acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

SEC. 27. That this act shall take effect thirty days from and after its passage.

H. B. 4250.

A BILL to provide for the retirement of national-bank bills and the substitution of United States notes in lieu thereof.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That no national bank which may hereafter be chartered, or the charter of which may be hereafter renewed or extended, shall be required to transfer to the Treasurer of the United States any United States registered bonds,

or shall any such bank be permitted to issue notes to circulate as money.

SEC. 2. That whenever the notes of any national bank heretofore chartered shall be retired in the manner provided by law, the Secretary of the Treasury shall cause an equal amount of United States notes to be issued in lieu thereof, and shall pur-

chase therewith United States bonds.

H. B. 4310.

A BILL to provide a national circulating medium.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the day of , eighteen hundred and ninety , it shall be the duty of the United States Treasurer to issue noninterest-bearing bonds in the following denominations: One thousand dollars, two thousand dollars, five thousand dollars, ten thousand dollars, twenty thousand dollars, thirty thousand dollars, forty thousand dollars, and fifty thousand dollars, as may be called for from time to time.

SEC. 2. That such bonds of ten thousand dollars, and all larger denominations, shall be legal tender for three years after date of issue for all dues, both public and private, of equal or larger amounts, except the public debt now extant and interest thereon. And all such bonds of a larger denomination than one thousand dollars may be exchanged for those of the denomination of one thousand dollars, but no such bonds shall be issued for a less denomination than one thousand dollars. Upon transfer of such bonds from one party to another the buyer may, if he choose so to do, have them registered at any United States post office wherever he may be, giving the number of such bond, with the date and amount and the names of seller and buyer and their post-office address, to be reported to the United States Treasurer for record, by paying to the postmaster five cents for each bond so registered.

Sec. 3. That any person owing allegiance to the United States and holding such

SEC. 3. That any person owing allegiance to the United States and holding such bond or bonds of any denomination may deposit the same with the United States Treasurer and receive ninety per centum of their face value in Treasury notes, of such denomination as they may choose of not less than one dollar; and ten per centum of such bonds shall bear interest at the rate of five per centum per annum

while so deposited.

SEC. 4. That such Treasury notes shall not bear interest, but shall be legal tender for all dues, both public and private, except interest on the public debt now extant. And any person obtaining Treasury notes in such manner may retain the same for their own use for such time as they may choose, but not for less than two years, by paying to the United States Treasurer a tax of one-half of one per centum per annum, or such per centum only as from time to time may be found sufficient to pay the United States Treasury's expenses in connection with the same.

SEC. 5. That at their own option, after retaining such Treasury notes for two years or longer, and paying the annual tax upon the same to the United States Treasurer, they, or their legal representatives, may return a like amount of Treasury notes to the United States Treasury and receive the bonds they so deposited, or should they choose so to do, after they have retained such Treasury notes for the term of ten years, and paid the annual tax upon the same to the United States Treasurer, they may then retain the same forever as their own property by so notifying the United States Treasurer, who shall then cancel and destroy such bond or bonds deposited by them as security for such Treasury notes, and shall then issue to such person, or their legal representatives, the balance of the face value of such bonds.

SEC. 6. That should any person neglect to pay the annual tax upon the Treasury notes so obtained for more than six months after the same shall become due and payable the Treasurer shall declare the bonds deposited as security for such Treasury notes forfeited, and shall cancel and destroy the same, and shall not make fur-

ther payment for such bond or bonds.

SEC. 7. That all such bonds shall be issued by the Treasurer at their face value.

SEC. 8. That it shall be the duty of the United States Treasurer to purchase monthly with such bonds gold and silver bullion, for the lowest offer, but not for

monthly with such bonds gold and silver bullion, for the lowest offer, but not for more than face value when coined, such amounts as when coined shall be ten million dollars, and as near as may be equal amounts in face value when coined of each kind of bullion until the amount of gold and silver coin shall be fifty dollars per capita of the population, when the Treasurer shall thereafter annually purchase and coin sufficient bullion to maintain that amount per capita near as may be: Provided always, That the bullion shall be offered at a price that will be less than its face value when coined. But in no event shall a greater price be paid for the bullion than will equal its face value when coined. Such bonds may be used in payment for public works by previous agreement with contractors of such works, but the aggregate amount of such bonds to be used by the Government in payment for public works shall not exceed ten dollars per annum per capita of the population except in times of insurrection or invasion.

SEC. 9. That all bullion so purchased shall be coined soon as practicable and shall be legal tender for all dues, both public and private, but shall not impair existing

SEC. 10. That an additional amount of bullion shall be so purchased and coined semiannually as will equal the amount of national-bank bills retired.

SEC. 11. That each kind of money shall be interchangeable with the others for the business needs of the people wherever the United States Treasury disburses and receives money, but the United States Treasurer shall have authority to at any time refuse paper money in exchange for metallic money when the same is desired for shipment to foreign countries or for causing fluctuations in the relative values of the money of the United States by controlling a large part of any kind of money so as to cause premiums or discounts thereby. Any part of such bonds or Treasury notes that are to be paid and permanently retired and canceled shall be paid by taxes raised in the usual manner. A sum to carry into effect the provisions of this act is hereby appropriated out of any money in the Treasury not otherwise appropriated.

H. R. 4326.

A BILL to subject to State taxation national bank notes and United States Treasury notes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all circulating notes of national banking associations and all United States legal-tender notes and all other notes and certificates of the United States payable on demand and circulating as currency shall not be exempt from taxation under the authority of any State or Territory: Provided, That any such taxation shall be exercised in the same manner and at the same rate that any such State or Territory shall tax other money within its jurisdiction.

SEC. 2. That the provisions of this act shall not be deemed or held to change exist-

ing laws in respect of the taxation of national banking associations.

H. R. 4391.

▲ BILL to provide means to retire the twenty-five million dollars past due bonds, and a currency adequate to the present exigencies of Government, and a sound, sufficient, and stable currency.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and instructed to issue immediately on the passage of this bill one hundred million dollars of the Treasury notes of the United States, payable in coin in denominations not less than ten nor more than one thousand dollars, and said notes shall be receivable for all taxes and dues, excises, debts due to the United States, and shall be a legal tender in payment of all debts, public and private, within the United States; and the Secretary shall, every thirty days after the issue of said one hundred million dollars, issue each month the sum of five million dollars of said notes of similar denominations and payable in coin, and have the same legal-tender quality as herein provided for the issue of one hundred million dollars above provided for.

SEC. 2. That the Secretary of the Treasury be, and he is hereby, instructed to pay out of the money hereby provided to be issued the past due bonds of the United States now due and payable, and the current expenses and indebtedness of the Government of the United States as the same accrues from time to time.

SEC. 3. That the faith and credit of this Government is hereby pledged for the prompt payment of the notes authorized under this act when presented for redemption; and to further secure the same there shall be deposited in the vaults of the Treasury of the United States one hundred millions of bonds, which the Treasurer is authorized and instructed to sell to redeem said notes, should the same be necessary. in sufficient quantities to discharge said notes.

H. R. 4392.

A BILL to repeal the tax on the circulation of banks other than national banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all laws and parts of laws imposing a tax on State banks and banking associations, and on the circulation of banks and banking institutions other than national banks be, and the same are hereby, repealed.

H. R. 4419.

A BILL to provide for the issuing of gold and silver certificates, and other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby directed to purchase, from time to time, gold and silver bullion, so much thereof as may be offered at the rate of one dollar for each three hundred and seventy-one and twenty-five one-

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hundredths grains of pure silver, or for twenty-three and twenty-two one-hundredths grains of pure gold, and to issue in payment for such purchases of bullion silver certificates for silver bullion and gold certificates for gold bullion, and said certificates to be prepared by the Secretary of the Treasury in such form and of such denominations, not less than one dollar nor more than one hundred dollars, as he may prescribe.

SEC. 2. That the Secretary of the Treasury shall coin all the gold and silver bullion held in the United States Treasury, from time to time, to provide for the redemp-

tion of gold and silver certificates issued under this act.

SEC. 3. That whenever there shall be one hundred million dollars of gold or silver in the Treasury of or subtreasury of the United States, that for every dollar of silver so held the Treasurer shall issue two dollars in silver certificates, and for every dollar of gold so held in the Treasury or subtreasury of the United States he shall issue

two dollars in gold certificates.

SEC. 4. That the certificates issued in accordance with this provision of this act shall be redeemable on demand, the silver certificates in silver and gold certificates in gold, at the Treasury of the United States, or at the office of any assistant treasurer of the United States, and when so redeemed they shall be issued; but no less amount of such certificates shall be outstanding at any time than cost of the bullion purchased with said certificates, and the coin minted therefrom, then held in the Treasury; and said certificates shall be a legal tender for all debts, public and private, except where otherwise expressly stipulated in contract dated prior to the passage of this act, and shall be receivable for customs and taxes and all public dues, and when so received shall be reissued.

SEC. 5. That the bullion purchased under the provision of this act shall be subject to the requirements of existing law and the regulations of the mint service governing the methods of determining the amount of pure gold and silver contained and the

amount of charges or deductions, if any, to be made.

SEC. 6. That a sum sufficient to carry into effect the provisions of this act is hereby appropriated out of any money in the Treasury not otherwise appropriated.

H. R. 4447.

A BILL to provide money for the use of the people of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the money of the United States shall consist of gold and silver coin of the denominations and values as now by law established, and Treasury notes, issued by the Treasurer of the United States, redeemable on demand in gold and silver coin as hereinafter set forth, of the denominations of five, ten,

twenty, fifty, one hundred, and one thousand dollars.

SEC. 2. That the Treasury notes which shall be issued under and by virtue of this act shall be redeemed by the Treasurer of the United States (when presented in sums capable of such redemption) with fifty per centum of gold coin and fifty per centum of silver coin of national mintage, and such redeemed notes may be reissued by him in any transactions of the Treasury Department requiring the payment of money. And whereas it is the purpose of the Government of the United States (heretofore declared by Congressional enactment) to maintain the parity of all the various forms of paper money heretofore issued by its Treasury Department now in circulation and the redemption thereof in coin without discrimination; and whereas much labor and expense may be saved, the accounts of the Department simplified, and liability to error in the keeping thereof avoided by the adoption of one in substitution of all such variant forms of paper money. Therefore it shall be the duty of the Treasurer of the United States, as rapidly as in the ordinary transactions of the Treasury Department opportunity shall permit, to retire, cancel, and destroy all the aforesaid various forms of paper money now in circulation and replace them with the one kind

and form of Treasury notes authorized by this act.
SEC. 3. That whenever any citizen of the United States shall tender for coinage or sale at any mint of the United States gold and silver bullion the products of any mine or mines within the territory of the United States, of the qualities and in the conditions required by the established rules of such mint, of the aggregate value of not less than one hundred dollars, of which value not less than fifty per centum is gold bullion, which values shall be determined by and in accordance with the average rate of the official quotations of the stock exchange of the city of New York during the last thirty days preceding the day of such tender, such citizen shall be entitled to receive, and it shall be the duty of the Treasurer aforesaid to cause him to be paid therefor, the full market value thereof so as aforesaid determined, together with five per centum on the sum thereof in addition thereto, in the Treasury notes authorized by this act: Provided, That the market value of such silver bullion so as aforesaid determined shall not exceed one dollar per ounce. And it is hereby

expressly declared that whenever and so long as the market value of such silver bullion so determined as aforesaid shall exceed one dollar per ounce this section of this act shall be, and concurrently remain, inoperative and of no effect.

this act shall be, and concurrently remain, inoperative and of no effect.

SEC. 4. That gold and silver coin of national mintage, in equal parts as near as may be (fractional parts only being in subsidiary coin), shall be full tender in dis-

charge of all obligations for the payment of money not otherwise specified.

SEC. 5. That duties on imports shall be paid in gold coin. Internal taxes levied by the Congress of the United States shall be paid in equal parts of gold and silver

coin or in Treasury notes at the option of the payee.

SEC. 6. That any banking institution organized or which may hereafter be organized under the laws of any one of the United States, on making application therefor in conformity with the conditions hereinafter set forth, shall be entitled to receive from the Treasurer of the United States any amount of the Treasury notes authorized by this act (not less than fifty thousand nor more than five million dollars by any one such banking institution) upon tendering therefor fifty per centum thereof in gold coin of national mintage and fifty per centum thereof in any of the following-described securities, namely: Bonds of the United States, which shall be accounted at the face value thereof; bonds of any one of the United States, which shall be accounted at ten per centum less than the value thereof, as officially quoted by the stock exchange of the city of New York; bonds of any city within the United States, the population whereof is not less than one hundred thousand, which shall be accounted at fifteen per centum less than the value thereof, as quoted by said stock exchange; first mortgage bonds of any incorporated railroad company within the territory of the United States which, out of its legitimate actual earnings, is paying and for the last preceding five years has so made and paid, annual dividends on its common stock, which shall be accounted at fifteen per centum less than the current official quotation thereof by said stock exchange, together with the corporate bond of such applicant banking institution in penal sum equal to the whole sum of the Treasury notes applied for to secure the payment of a sum equal to one-half thereof, which last-mentioned corporate bond when delivered, and its accompanying collateral bonded securities, duly assigned and transferred to the Treasurer of the United States, shall be held by him in escrow to secure the final redemption of such an amount of the Treasury notes as may have been exchanged therefor; and therefore, whenever any such banking institution shall elect to recover to itself the legal possession of such corporate bonds and accompanying collateral securities, and shall tender the restoration of Treasury notes into the Treasury of the United States to the full sum for which they shall be held, it shall be the duty of said Treasurer to restore them to such banking institution by reassignment and transfer, as the case may require, without charge or undue hindrance.

SEC. 7. That the banking institutions which shall have acquired Treasury notes as in the next preceding section of this act set forth shall be liable to be assessed by the Treasurer of the United States, as in his judgment occasion may require, not more than one per centum in any one year on the whole sum so by them acquired to reimburse depositors of defaulting associated banks. The moneys resulting from the payment of such assessments shall be held by the Treasurer of the United States in separate account and used only for the benefit of such aggrieved depositors according to their just claims in the order of their occurrence until fully reimbursed.

SEC. 8. That any and every such banking institution so acquiring Treasury notes as in section six of this actset forth shall be subject to examination of the financial condition thereof by the Treasurer of the United States, or by his commissioned agents, at any and all times, and shall also make to him semiannnal report thereof by its president and cashier, under oath, on the first Mondays of January and July in each and every year. And if upon such examination or report it shall appear that the securities pledged as in section six of this act set forth are of less value than they were when so pledged, it shall be the duty of the Treasurer of the United States to demand of the president thereof either the pledge of like additional security or the restoration into the Treasury of the United States of such an amount of Treasury notes as shall be equivalent to such lessened value. And if such bank or banking institution shall refuse, or for more than ten days neglect, to comply with the terms of such demand, it shall be the duty of the Treasurer aforesaid, and he is hereby authorized and empowered to enforce such demand by action at law as of debt.

▲ BILL for the coinage of silver mined in the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That any citizen of the United States may at any time present at any mint of the United States any amount of silver bullion in lots of one hundred ounces or more, the same being the product of mines located anywhere in the United States, and it shall be the duty of the officers in charge of such mint, as speedily as

practicable, to coin the said bullion into standard silver dollars of the present legal

weight and fineness for such citizen so presenting the same.

SEC. 2. That satisfactory proof shall be furnished to said officer as to such citizenship and that said silver is the product of mines located in the United States.

SEC. 3. That the officers of said mints shall deduct from said bullion, or receive in payment as a charge for such coinage, the difference in value between the coinage value at the legal ratio and the market value of said silver bullion at date of such presentation or deposit.

SEC. 4. That this law shall be and remain in force for three years from the date of

its passage

SEC. 5. That the fixed purpose of the United States to maintain such coined standard dollars at a parity with all other coined standard money of the United States is hereby declared and affirmed.

RESOLUTIONS.

H. Res. 15.

JOINT RESOLUTION authorizing the issuing of one hundred and twenty-five million dollars of Treasury notes under the acts of eighteen hundred and sixty-two and eighteen hundred and sixtythree.

Whereas failures, bankruptcy, and business distress are witnessed throughout every section of the United States in consequence of an inadequate volume of currency to maintain equitable prices and make necessary exchanges; and

Whereas under present statute laws the Secretary of the Treasury has ample authority to issue United States notes in sufficient quantity to relieve the present

financial stringency: Therefore,

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That twenty-five million dollars of United States notes issued under the several acts of eighteen hundred and sixty-two and eighteen hundred and sixty-three be, and the same are hereby, declared lost or destroyed, and the Secretary of the Treasury is directed to credit the redemption account with said amount.

That the Secretary of the Treasury at once cause to be prepared, signed, and delivered to the Treasurer of the United States one hundred and twenty-five million dollars of United States notes as authorized by the acts of eighteen hundred and sixty-two and eighteen hundred and sixty-three, the same to be credited to the general fund and to pay current expenses: Provided, That the amount so issued shall not exceed four hundred and fifty million dollars, the amount authorized to be issued under the several acts of eighteen hundred and sixty-two and eighteen hundred and sixty-three.

H. Res. 25.

JOINT RESOLUTION authorizing the appointment of a commission to inquire into and report on the relative value of gold and silver, and the effect thereof upon finance, trade, commerce, agricul-ture, and labor, and for other purposes.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That a commission is hereby authorized and constituted, to consist of three Senators to be appointed by the President of the Senate, three Representatives to be appointed by the Speaker of the House of Representatives, and three experts to be selected by the President of the United States, with authority to determine the time and place of meeting, and to take evidence in Washington or in any other city of the United States before the whole committee or before subcommittees, and to inquire into and report:

First. On the change which has taken place in the relative value of gold and silver, and whether the change is due to the depreciation of silver or to the appreciation of gold; cause of the change, whether permanent or temporary; the effect thereof upon finance, trade, commerce, agriculture, labor, and other interests of the country,

and upon the standard of value in this and in other countries.

Second. On the policy of maintaining the double standard in the United States, and what should be the legal ratio between silver and gold when coined.

Third. On the best means of reorganizing the banking system and of restoring confidence in commercial and financial circles, and promoting international bimet-

Fourth. The report of the commission shall be presented to the Senate and House of Representatives not later than the first day of January, eighteen hundred and ninety-four.

H. Bes. 37.

JOINT RESOLUTION to raise a joint committee of the two Houses to consider questions of finance

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That a committee of the two Houses of Congress be raised, to consist of seven Senators, to be appointed by the President of the Senate, and seven Representatives, to be appointed by the Speaker of the House of Representatives, who, together, shall constitute a joint select committee on finance, the chairman of which shall be chosen by the committee, by ballot, and he shall appoint a clerk to said committee.

That said joint committee shall hold its sessions in the Capitol, and in such other places as a majority thereof shall direct; and may employ a stenographer and such messengers as shall be found necessary; and shall have power to direct the administration of oaths and to send for papers and persons. Nine members of said joint committee shall constitute a quorum to do business.

That said joint committee shall examine into the financial and monetary condition

of the Government and people of the United States with a view to devising means for the betterment thereof, and to this end shall have full jurisdiction to examine and report upon any financial or monetary question that concerns the people or the Government of the United States.

That said committee shall make a special examination of the following subjects and report upon each, separately, in their recommendation to Congress, and may submit one bill or several bills to the respective Houses to carry their recommenda-

tions into effect—that is to say:

First. The full or partial remonetization of legal-tender silver coins and the ratio

of legal value that shall be established between such coins and coins of gold.

Second. The revision of the laws relating to legal-tender, so as to prevent unjust discrimination in the legal-tender quality of any descriptions of money coined or issued by the United States or for the redemption of which the Government is pledged.

Third. The repeal of the taxes upon the issues of State banks that circulate as money, and what restrictions upon the conduct of such banks are necessary for the public security and welfare and are within the competency of Congress to provide.

Fourth. The actual cause of the present embarrassed condition of the people and the national banks, in reference to the character or the supply of circulating medium, and the consequent paralysis of trade and industry, and what further legislation is required to prevent the national banks from abusing their powers, under the law, either by their separate dealings or in combination, concert, or conspiracy with other banks or persons to the detriment of the Government or people of the United

Fifth. Said joint committee may appoint subcommittees, to consist of not less than four members thereof, three members to constitute a quorum, who shall be empowered to sit in any place in the United States and to take testimony, on oath to be administered by the designated chairman of such subcommittee, to be reported to the general committee. Such subcommittees shall be appointed under the resolution or order of the general committee in such manner as they shall agree.

H. Res. 63.

JOINT RESOLUTION requesting the governors of the several States to cause an election to be held in their respective States, on the first Tuesday in November next, to ascertain the will of the people upon the question of the coinage of money by the United States.

Whereas in the enactment of all laws the will of the majority of the people should

Whereas there is a divided opinion among the Congressmen of the United States now assembled in legislative session as to the will of the people upon the question

of the coinage of money by the United States: Therefore, be it

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled. That the governors of the several States are respectfully requested to request or cause to be held an election in their respective States, on the first Tuesday in November next, for the purpose of ascertaining the will of the people upon the question of the coinage of money by the United States. And at said election those in favor of the free coinage of both gold and silver without discriminating against either metal shall have written or printed upon their tickets. "For free against either metal shall have written or printed upon their tickets: "For free coinage," and those opposed to the free coinage of both gold and silver without discriminating against either metal shall have written or printed upon their tickets: "Against free coinage;" and said election shall be held and returns thereof made in

accordance with the laws of the respective States governing the election of representatives to the legislatures of said States, and the returns and result of said elec-tion certified to the Congress of the United States by the governors of the several States.

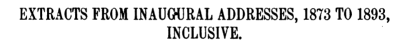
[September 26, 1893.]

ISSUE OF TREASURY NOTES.

Mr. TALBERT, of South Carolina. Mr. Speaker, I ask to have the resolution which I send to the Clerk's desk read, and then I will ask for its immediate consideration. The resolution was read, as follows:

"Whereas Congress has been in extraordinary session to do something for the relief of the people, and six weeks have elapsed without accomplishing anything;

"Whereas a discussion begins to-day on the repeal of a portion of the Federal election laws, thus preventing for that time any other action: Therefore, "Be it resolved, That immediately after the final vote of the House upon the abovenamed question, the Committee on Banking and Currency be requested to bring forward a report upon a bill introduced by Mr. McLaurin, of South Carolina, requiring the issue of \$125,000,000 Treasury notes to be put into circulation according to existing laws."



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EXTRACTS FROM INAUGURAL ADDRESSES, 1873 TO 1893, INCLUSIVE.

[Ulysses S. Grant's second inaugural address, March 4, 1873.]

My efforts in the future will be directed to the restoration of good feeling between the different sections of our common country; to the restoration of our currency to a fixed value as compared with the world's standard of values, gold, and, if possible, to a par with it; to the construction of cheap routes of transit throughout the land, to the end that the products of all may find a market and leave a living remuneration to the producer; to the maintenance of friendly relations with all our neighbors and with distant nations; to the reestablishment of our commerce and share in the carrying trade upon the ocean; to the encouragement of such manufacturing industries as can be economically pursued in this country, to the end that the exports of home products and industries may pay for our imports—the only sure method of returning to and permanently maintaining a specie basis. * * *

[Rutherford B. Hayes' inaugural address, March 5, 1877.]

With respect to the financial condition of the country, I shall not attempt an extended history of the embarrassment and prostration which we have suffered during the past three years. The depression in all our varied commercial and manufacturing interests throughout the country, which began in September, 1873, still continues. It is very gratifying, however, to be able to say that there are indications all around us of a coming change to prosperous times.

Upon the currency question, intimately connected as it is with this topic, I may be permitted to repeat here the statement made in my letter of acceptance, that in my judgment the feeling of uncertainty inseparable from an irredeemable paper currency, with its fluctuation of values, is one of the greatest obstacles to a return to prosperous times. The only safe paper currency is one which rests upon a coin basis, and is at all times and promptly convertible into coin.

I adhere to the views heretofore expressed by me in favor of Congressional legislation in behalf of an early resumption of specie payment, and I am satisfied not only that this is wise, but that the interests as well as the public sentiment of the country imperatively demand it.

[James A. Garfield's inaugural address, March 4, 1881.]

The prosperity which now prevails is without parallel in our history. Fruitful seasons have done much to secure it, but they have not done all. The preservation of the public credit and the resumption of specie payments, so successfully attained by the administration of my predecessors, have enabled our people to secure the blessings which the seasons brought.

By the experience of commercial nations in all ages it has been found that gold and silver afford the only safe foundation for a monetary system. Confusion has recently been created by variations in the relative value of the two metals. But I confidently believe that arrangements can be made between the leading commercial nations which will secure the general use of both metals. Congress should provide that the compulsory coinage of silver now required by law may not disturb our monetary system by driving either metal out of circuation. If possible, such an adjust-

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ment should be made that the purchasing power of every coined dollar will be exactly

equal to its debt-paying power in all the markets of the world.

The chief duty of the National Government, in connection with the currency of the country, is to coin money and declare its value. Grave doubts have been entertained whether Congress is authorized by the Constitution to make any form of paper money legal tender. The present issue of United States notes has been sustained by the necessities of war, but such paper should depend for its value and currency upon its convenience in use and its prompt redemption in coin at the will of the holder, and not upon its compulsory circulation. These notes are not money, but promises to pay money. If the holders demand it, the promises hould be kept.

The refunding of the national debt at a lower rate of interest should be accomplished without compelling the withdrawal of the national-bank notes, and thus disturbing the business of the country.

I venture to refer to the position I have occupied on financial questions during a long service in Congress, and to say that time and experience have strengthened the opinions I have so often expressed on these subjects.

The finances of the Government shall suffer no detriment which it may be pos-

sible for my administration to prevent.

[Grover Cleveland's inaugural address, March 4, 1885.]

A due regard for the interests and prosperity of all the people demand that our finances shall be established upon such a sound and sensible basis as shall secure the safety and confidence of business interests and make the wage of labor sure and steady.

[Grover Cleveland's inaugural address, March 4, 1893.]

Manifestly nothing is more vital to our supremacy as a nation and to the beneficent purposes of our Government than a sound and stable currency. Its exposure to degradation should at once arouse to activity the most enlightened statesmanship; and the danger of depreciation in the purchasing power of the wages paid to toil should furnish the strongest incentive to prompt and conservative precaution.

In dealing with our present embarrassing situation as related to this subject we will be wise if we temper our confidence and faith in our national strength and resources with the frank concession that even these will not permit us to defy with impunity the inexorable laws of finance and trade. At the same time, in our efforts to adjust differences of opinion we should be free from intolerance or passion, and our judgments should be unmoved by alluring phrases and unvexed by selfish interests.

I am confident that such an approach to the subject will result in prudent and effective remedial legislation. In the meantime, so far as the executive branch of the Government can intervene, none of the powers with which it is invested will be withheld when their exercise is deemed necessary to maintain our national credit or avert financial disaster.

EXTRACTS FROM ANNUAL MESSAGES OF THE PRESIDENT OF THE UNITED STATES, 1874 TO 1893, INCLUSIVE.

EXTRACTS FROM ANNUAL MESSAGES OF PRESIDENTS OF THE UNITED STATES, 1874 TO 1893, INCLUSIVE.

[Message of President U.S. Grant.]

EXECUTIVE MANSION, December 7, 1874.

A great conflict for national existence made necessary, for temporary purposes, the raising of large sums of money from whatever source attainable. It made it necessary, in the wisdom of Congress—and I do not doubt their wisdom in the premises regarding the necessity of the times—to devise a system of national currency, which it proved to be impossible to keep on a par with the recognized currency of the civilized world. This begot a spirit of speculation involving an extravagance and luxury not required for the happiness or prosperity of a people, and involving, both directly and indirectly, foreign indebtedness. The currency being of fluctuating value, and therefore unsafe to hold for legitimate transactions requiring money, became a subject of speculation within itself. These two causes, however, have involved us in a foreign indebtedness, contracted in good faith by borrower and lender which should be paid in coin, and according to the bond agreed upon when the debt was contracted—gold or its equivalent. The good faith of the Government can not be violated toward creditors without national disgrace. But our commerce should be encouraged; American shipbuilding and carrying capacity increased; foreign markets sought for products of the soil and manufactories, to the end that we may be able to pay these debts

Where a new market can be created for the sale of our products, either of the soil, the mine, or the manufactory, a new means is discovered of utilizing our idle capital and labor to the advantage of the whole people. But, in my judgment, the first step toward accomplishing this object is to secure a currency of fixed stable value, a currency good wherever civilization reigns; one which, if it becomes superabundant with one people, will find a market with some other; a currency which has as its basis the labor necessary to produce it, which will give to it its value. Gold and silver are now the recognized medium of exchange the civilized world over, and to this we should return with the least practicable delay. In view of the pledges of the American Congress when our present legal-tender system was adopted and debt contracted, there should be no delay—certainly no unnecessary delay—in fixing, by legislation, a method by which we will return to specie. To the accomplishment of this end I invite your special attention. I believe firmly that there can be no prosperous and permanent revival of business and industries until a policy is adopted, with legislation to carry it out, looking to a return to a specie basis. It is easy to conceive that the debtor and speculative classes may think it of value to them to make so-called money abundant until they can throw a portion of their burdens upon others. But even these, I believe, would be disappointed in the result if a course should be pursued which will keep in doubt the value of the legal-tender medium of exchange

A revival of productive industry is needed by all classes; by none more than the holders of property, of whatever sort, with debts to liquidate from realization upon its sale. But, admitting that these two classes of citizens are to be benefited by expansion, would it be honest to give it? Would not the general loss be too great to justify such relief? Would it not be just as honest and prudent to authorize each debtor to issue his own legal-tenders to the extent of his liabilities? Than to do this would it not be safer—for fear of over issues by unscrupulous creditors—to say that all debt obligations are obliterated in the United States, and now we commence anew, each possessing all he has at the time free from incumbrance? These propositions are too absurd to be entertained for a moment by thinking or honest

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people. Yet every delay in preparation for final resumption partakes of this dishonesty, and is only in degree as the hope is held out that a convenient season will at last arrive for the good work of redeeming our pledges to commence. It will never come, in my opinion, except by positive action by Congress, or by national disasters which will destroy, for a time at least, the credit of the individual and the state at large. A sound currency might be reached by total bankruptcy and discredit of the integrity of the nation and of individuals. I believe it is in the power of Congress at this session to devise such legislation as will renew confidence, revive all the industries, start us on a career of prosperity to last for many years, and to save the credit of the nation and of the people. Steps toward the return to a specie basis are the great requisites to this devoutly to-be-sought-for end. There are oth-

A nation dealing in a currency below that of specie in value labors under two great disadvantages: First, having no use for the world's acknowledged medium of exchange, gold and silver, these are driven out of the country because there is no need for their use; second, the medium of exchange in use being of a fluctuating value—for, after all, it is only worth just what it will purchase of gold and silver; metals having an intrinsic value just in proportion to the honest labor it takes to produce them—a larger margin must be allowed for profit by the manufacturer and producer. It is months from the date of production to the date of realization. Interest upon capital must be charged, and risk of fluctuation in the value of that which is to be received in payment added. Hence, high prices, acting as a protection to the foreign producer, who receives nothing in exchange for the products of his skill and labor, except a currency good, at a stable value the world over. It seems to me that nothing is clearer than that the greater part of the burden of existing prostration, for the want of a sound financial system, falls upon the workingman, who must, after all, produce the wealth, and the salaried man, who superintends and conducts business. The burden falls upon them in two ways, by the deprivation of employment and by the decreased purchasing power of their salaries. It is the duty of Congress to devise the method of correcting the evils which are acknowledged to exist, and not mine. But I will venture to suggest two or three things which seem to me as absolutely necessary to a return to speciepayments, the first great requisite in a return to prosperity.

The legal-tender clause to the law authorizing the issue of currency by the national Government should be repealed, to take effect as to all contracts entered into after a day fixed in the repealing act; not to apply, however, to payments of salaries by Government, or for other expenditures now provided by law to be paid in currency in the interval pending between repeal and final resumption. Provision should be made by which the Secretary of the Treasury can obtain gold as it may become necessary from time to time from the date when specie redemption commences. To this might, and should be, added a revenue sufficiently in excess of expenses to insure an

accumulation of gold in the Treasury to sustain permanent redemption.

I commend this subject to your careful consideration, believing that a favorable solution is attainable, and if reached by this Congress that the present and future generations will ever gratefully remember it as their deliverer from a thraldom of

evil and disgrace.

With resumption, free banking may be authorized with safety, giving the same full protection to bill-holders which they have under existing laws. Indeed, I would regard free banking as essential. It would give proper elasticity to the currency. As more currency should be required for the transaction of legitimate business, new banks would be started, and, in turn, banks would wind up their business when it was found that there was a superabundance of currency. The experience and judgment of the people can best decide just how much currency is required for the transaction of the business of the country. It is unsafe to leave the settlement of this question to Congress, the Secretary of the Treasury, or the Executive. Congress should make the regulation under which banks may exist, but should not make banking a monopoly by limiting the amount of redeemable paper currency that shall be authorized. Such importance do I attach to this subject, and so earnestly do I commend it to your attention, that I give it prominence by introducing it at the beginning of this message. * * *

[Message of President U. S. Grant.]

EXECUTIVE MANSION, December 7, 1875.

The report of the Secretary of the Treasury also shows a complete history of the workings of the Department for the last year, and contains recommendations for reforms and for legislation which I concur in, but can not comment on so fully as I should like to do if space would permit, but will confine myself to a few suggestions

which I look upon as vital to the best interests of the whole people—coming within the purview of "Treasury"—I mean specie resumption. Too much stress can not be laid upon this question, and I hope Congress may be induced, at the earliest day practicable, to insure the consummation of the act of the last Congress at its last session, to bring about specie resumption "on and after the 1st of January, 1879," at furthest. It would be a great blessing if this could be consummated even at an earlier day.

Nothing seems to me more certain than that a full, healthy, and permanent reaction can not take place in favor of the industries and financial welfare of the country until we return to a measure of values recognized throughout the cizilized world. While we use a currency not equivalent to this standard, the world's recognized standard, specie becomes a commodity like the products of the soil, the surplus seeking a market wherever there is a demand for it.

Under our present system we should want none, nor would we have any, were it not that customs dues must be paid in coin, and because of the pledge to pay interest on the public debt in coin. The yield of precious metals would flow out for the purchase of foreign productions and leave the United States "hewers of wood and drawers of water" because of wiser legislation on the subject of finance by the nations with whom we have dealings. I am not prepared to say that I can suggest the best legislation to secure the end most heartily recommended. It will be a source of great gratification to me to be able to approve any measure of Congress looking effectively toward securing "resumption."

Unlimited inflation would probably bring about specie payments mere speedily than any legislation looking to the redemption of the legal tenders in coin. But it would be at the expense of honor. The legal tenders would have no value beyond settling present liabilities, or, properly speaking, repudiating them. They would buy nothing after debts were all settled.

There are a few measures which seem to me important in this connection, and

which I commend to your earnest consideration:

A repeal of so much of the legal-tender act as makes these notes receivable for debts contracted after a date to be fixed in the act itself, say not later than the 1st of January, 1877. We should then have quotations at real values, not fictitious ones. Gold would no longer be at a premium, but currency at a discount. A healthy reaction would set in at once, and with it a desire to make the currency equal to what it purports to be. The merchants, manufacturers, and tradesmen of every calling could do business on a fair margin of profit, the money to be received having an unvarying value. Laborers and all classes who work for stipulated pay or salary would receive more for their income, because extra profits would no longer be charged by the capitalist to compensate for the risk of a downward fluctuation in the value of the currency.

Second, that the Secretary of the Treasury be authorized to redeem, say, not to exceed two millions (\$2,000,000) dollars monthly of legal-tender notes by issuing in their stead a long bond, bearing interest at the rate of 3.65 per cent per annum, of denominations ranging from \$50 up to \$1,000 each. This would in time reduce the legal-tender notes to a volume that could be kept affoat without demanding redemp-

tion in large sums suddenly.

Third, that additional power be given to the Secretary of the Treasury to accumulate gold for final redemption, either by increasing revenue, curtailing expenses, or both—it is preferable to do both; and I recommend that reduction of expenditures be made wherever it can be done without impairing Government obligations or crippling the due execution thereof.

[Message of President U. S. Grant, December 5, 1876.]

It is confidently believed that the balance of trade in favor of the United States will increase, not diminish, and that the pledge of Congress to resume specie payments in 1879 will be easily accomplished, even in the absence of much-desired further legislation on the subject.

[Message of President R. B. Hayes.]

WASHINGTON, D. C., December 3, 1877.

Among the other subjects of great and general importance to the people of this country, I can not be mistaken, I think, in regarding as preeminent the policy and measures which are designed to secure the restoration of the currency to that normal and healthful condition in which, by the resumption of specie payments, our internal trade and foreign commerce may be brought into harmony with the system of exchanges which is based upon the precious metals as the intrinsic money of the

world. In the public judgment that this end should be sought and compassed as speedily and securely as the resources of the people and the wisdom of their Government can accomplish, there is a much greater degree of unanimity than is found to concur in the specific measures which will bring the country to this desired end or the rapidity of the steps by which it can be safely reached.

Upon a most anxious and deliberate examination which I have felt it my duty to give to the subject, I am but the more confirmed in the opinion which I expressed in accepting the nomination for the Presidency, and again upon my inauguration, that the policy of resumption should be pursued by every suitable means, and that no legislation would be wise that should disparage the importance or retard the attainment of that result. I have no disposition, and certainly no right, to question the sincerity or intelligence of opposing opinions, and would neither conceal nor undervalue the considerable difficulties, and even occasional distresses, which may attend the progress of the nation toward this primary condition to its general and permanent prosperity. I must, however, adhere to my most earnest conviction that any wavering in purpose or unsteadiness in methods, so far from avoiding or reducing the inconvenience inseparable from the transition from an irredeemable to a redeemable paper currency, would only tend to increased and prolonged disturbance in values, and, unless retrieved, must end in serious disorder, dishonor, and disaster in the financial affairs of the Government and of the neonle.

The mischiefs which I apprehend and urgently deprecate are confined to no class of people indeed, but seem to me most certainly to threaten the industrious masses, whether their occupations are of skilled or common labor. To them, it seems to me, it is of prime importance that their labor should be compensated in money which is itself fixed in exchangeable value by being irrevocably measured by the labor necessary to its production. This permanent quality of the money of the people is sought for and can only be gained by the resumption of specie payments. The rich, the speculative, the operating, the money-dealing classes may not always feel the mischiefs of, or may find casual profits in, a variable currency, but the misfortunes of such a currency to those who are paid salaries or wages are inevitable and rem-

ediless.

Closely connected with this general subject of the resumption of specie payments is one of subordinate but still of grave importance. I mean the readjustment of our coinage system by the renewal of the silver dollar as an element in our specie currency, endowed by legislation with the quality of legal tender to a greater or less extent.

As there is no doubt of the power of Congress under the Constitution "to coin money and regulate the value thereof," and as this power covers the whole range of authority applicable to the metal, the rated value, and the legal-tender quality which shall be adopted for the coinage, the considerations which should induce or discourage a particular measure connected with the coinage belong clearly to the province of legislative discretion and of public expediency. Without intruding upon this province of legislation in the least, I have yet thought the subject of such critical importance, in the actual condition of our affairs, as to present an occasion for the exercise of the duty imposed by the Constitution on the President of recommending to the consideration of Congress "such measures as he shall judge necessary and expedient."

Holding the opinion, as I do, that neither the interests of the Government nor of the people of the United States would be promoted by disparaging silver as one of the two precious metals which furnish the coinage of the world, and that legislation which looks to maintaining the volume of intrinsic money to as full a measure of both metals as their relative commercial values will permit would be neither unjust nor inexpedient, I must ask your indulgence to a brief and definite statement of certain essential features in any such legislative measure which I feel it my duty to

recommend.

I do not propose to enter the debate, represented on both sides by such able disputants in Congress and before the people and in the press, as to the extent to which the legislation of any one nation can control this question, even within its own borders, against the unwritten laws of trade or the positive laws of other governments.

The wisdom of Congress in shaping any particular law that may be presented for my approval may wholly supersede the necessity of my entering into these considerations, and I willingly avoid either vague or intricate inquiries. It is only certain plain and practical traits of such legislation that I desire to recommend to your attention.

In any legislation providing for a silver coinage, regulating its value, and imparting to it the quality of legal tender, it seems to me of great importance that Congress should not lose sight of its action as operating in a twofold capacity and in two distinct directions. If the United States Government were free from a public debt, its legislative dealing with the question of silver coinage would be purely sovereign

and governmental, under no restraints but those of constitutional power and the public good as affected by the proposed legislation. But in the actual circumstances of the nation, with a vast public debt distributed very widely among our own citizens, and held in great amounts also abroad, the nature of the silver-coinage measure, as affecting this relation of the Government to the holders of the public debt, becomes an element, in any proposed legislation, of the highest concern. The obligation of the public faith transcends all questions of profit or public advantage otherwise. Its unquestionable maintenance is the dictate as well of the highest expediency as of the most necessary duty, and will ever be carefully guarded by Congress and people alike.

The public debt of the United States, to the amount of \$729,000,000, bears interest at the rate of 6 per cent, and \$708,000,000 at the rate of 5 per cent, and the only way in which the country can be relieved from the payment of these high rates of interest is by advantageously refunding the indebtedness. Whether the debt is ultimately paid in gold or in silver coin is of but little moment compared with the cossible reduction of interest one-third by refunding it at such reduced rate. United States had the unquestioned right to pay its bonds in silver coin, the little benefit from that process would be greatly overbalanced by the injurious effect of such payment if made or proposed against the honest convictions of the public

creditors.

All the bonds that have been issued since February 12, 1873, when gold became the only unlimited legal-tender metallic currency of the country, are justly payable in gold coin or in coin of equal value. During the time of these issues the only dollar that could be or was received by the Government in exchange for bonds was the gold dollar. To require the public creditors to take in repayment any dollar of less commercial value would be regarded by them as a repudiation of the full obligation assumed. The bonds issued prior to 1873 were issued at a time when the gold dollar was the only coin in circulation or contemplated by either the Government or the holders of the bonds as the coin in which they were to be paid. It is far better to pay these bonds in that coin than to seem to take advantage of the unforseen fall in silver bullion to pay in a new issue of silver coin thus made so much less valuable. The power of the United States to coin money and to regulate the value thereof ought never to be exercised for the purpose of enabling the Government to pay its obligations in a coin of less value than that contemplated by the parties when the bonds were issued. Any attempt to pay the national indebtedness in a coinage of less commercial value than the money of the world would involve a violation of the public faith and work irreparable injury to the public credit

It was the great merit of the act of March, 1869, in strengthening the public credit, that it removed all doubt as to the purpose of the United States to pay their bonded debt in coin. That act was accepted as a pledge of public faith. The Government debt in coin. That act was accepted as a pledge of public faith. has derived great benefit from it in the progress thus far made in refunding the public debt at low rates of interest. An adherence to the wise and just policy of an exact observance of the public faith will enable the Government rapidly to reduce the burden of interest on the national debt to an amount exceeding \$20,000,000 per annum, and effect an aggregate saving to the United States of more than \$300,000,000 before the bonds can be fully paid.

I respectfully recommend to Congress that in any legislation providing for a silver coinage, and imparting to it the quality of legal tender, there be impressed upon the measure a firm provision exempting the public debt heretofore issued and now outstanding from payment, either of principal or interest, in any coinage of less commercial value than the present gold coinage of the country.

In adapting the new silver coinage to the ordinary uses of currency in the every-day transactions of life and prescribing the quality of legal tender to be assigned to it, a consideration of the first importance should be so to adjust the ratio between the silver and the gold coinage which now constitutes our specie currency, as to accomplish the desired end of maintaining the circulation of the two metallic currencies, and keeping up the volume of the two precious metals as one intrinsic money. It is a mixed question for scientific reasoning and historical experience to determine how far, and by what methods, a practical equilibrium can be maintained which will

keep both metals in circulation in their appropriate spheres of common use.

An absolute equality of commercial value free from disturbing fluctuations is hardly attainable, and without it an unlimited legal tender for private transactions assigned to both metals would irresistibly tend to drive out of circulation the dearer coinage and disappoint the principal object prosposed by the legislation in view. I apprehend, therefore, that the two conditions of a near approach to equality of commercial value between the gold and silver coinage of the same denomination and of a limitation of the amounts for which the silver coinage is to be a legal tender are essential to maintaining both in circulation. If these conditions can be successfully observed the issue from the mint of silver dollars would afford material assistance to the community in the transition to redeemable paper money, and would facilitate the resumption of specie payment and its permanent establishment. Without these conditions I fear that only mischief and misfortune would flow from a coinage of silver dollars

with the quality of unlimited legal tender, even in private transactions.

Any expectation of temporary ease from an issue of silver coinage to pass as a legal tender, at a rate materially above its commercial value, is, I am persuaded, a delusion. Nor can I think that there is any substantial distinction between an original issue of silver dollars at a nominal value materially above their commercial value, and the restoration of the silver dollar at a rate which once was, but has ceased to be, its commercial value. Certainly, the issue of our gold coinage, reduced in weight materially below its legal-tender value, would not be any the less a present debasement of coinage by reason of its equaling or even exceeding in weight a gold coinage which at some past time had been commercially equal to the legal-tender value assigned to the new issue.

In recommending that the regulation of any silver coinage which may be authorized by Congress should observe these conditions of commercial value and limited legal tender, I am governed by the feeling that every possible increase should be given to the volume of metallic money which can be kept in circulation, and thereby every possible aid afforded to the people in the process of resuming specie payment. It is because of my firm conviction that a disregard of these conditions would frustrate the good results which are desired from the proposed coinage, and embarrase with new elements of confusion and uncertainty the business of the country, that I urge upon your attention these considerations.

[Message of President R. B. Hayes.]

EXECUTIVE MANSION, December 2, 1878.

In accordance with the provisions of the act of February 28, 1878, three commissioners were appointed to an international conference on the subject of adopting a common ratio between gold and silver, for the purpose of establishing, internationally, the use of bimetallic money, and securing fixity of relative value between those metals.

Invitations were addressed to the various governments which had expressed a willingness to participate in its deliberations. The conference held its meetings in Paris in August last. The report of the commissioners, herewith submitted, will show its results. No common ratio between gold and silver could be agreed upon by the conference. The general conclusion was reached that it is necessary to maintain in the world the monetary functions of silver as well as of gold, leaving the selection of the use of one or the other of these two metals, or of both, to be made by each state.

The coinage of gold during the last fiscal year was \$52,798,980. The coinage of silver dollars, under the act passed February 28, 1878, amounted on the 23d of November, 1878, to \$19,814,550, of which amount \$4,984,947 are in circulation, and the balance, \$14,829,603, is still in the possession of the Government.

With views unchanged with regard to the act under which the coinage of silver proceeds, it has been the purpose of the Secretary faithfully to execute the law and

to afford a fair trial to the measure.

In the present financial condition of the country, I am persuaded that the welfare of legitimate business and industry of every description will be best promoted by abstaining from all attempts to make radical changes in the existing financial legislation. Let it be understood that during the coming year the business of the country will be undisturbed by governmental interference with the laws affecting it, and we may confidently expect that the resumption of specie payments, which will take place at the appointed time, will be successfully and easily maintained, and that it will be followed by a healthful and enduring revival of business prosperity.

Let the healing influence of time, the inherent energies of our people, and the boundless resources have a fair opportunity and relief from present difficulties will

surely follow.

[Message of President R. B. Hayes.]

EXECUTIVE MANSION, December 1, 1879.

The most interesting events which have occurred in our public affairs since my last annual message to Congress are connected with the financial operations of the Government directly affecting the business interests of the country. I congratulate Congress on the successful execution of the resumption act. At the time fixed, and

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in the manner contemplated by law, United States notes began to be redeemed in coin. Since the 1st of January last they have been promptly redeemed on presentation, and in all business transactions, public and private, in all parts of the country, they are received and paid out as the equivalent of coin. The demand upon the Treasury for gold and silver in exchange for United States notes has been comparative small, and the voluntary deposit of coin and bullion in exchange for notes has been very large. The excess of the precious metals deposited or exchanged for United States notes over the amount of the United States notes redeemed is about \$40.000.000.

The resumption of specie payments has been followed by a very great revival of business. With a currency equivalent in value to the money of the commercial world, we are enabled to enter upon an equal competition with other nations in trade and production. The increasing foreign demand for our manufactures and agricultural products has caused a large balance of trade in our favor, which has been paid in gold, from the lat of July last to November 15, to the amount of about \$59,000,000. Since the resumption of specie payments there has also been a marked and gratifying improvement of the public credit. The bonds of the Government bearing only 4 per cent interest have been sold at or above par, sufficient in amount to pay off all of the national debt which was redeemable under present laws. The amount of interest saved annually by the process of refunding the debt since March 1, 1877, is \$14,297,177. The bonds sold were largely in small sums, and the number of our citizens now holding the public securities is much greater than ever before. The amount of the national debt which matures within less than two years is \$792,121,700, of which \$500,000,000 bear interest at the rate of 5 per cent, and the balance is in bonds bearing 6 per cent interest. It is believed that this part of the public debt can be refunded by the issue of 4 per cent bonds, and, by the reduction of interest which will thus be effected, about \$11,000,000 can be annually saved to the Treasury. To secure this important reduction of interest to be paid by the United States, further legislation is required, which, it is hoped, will be provided by Congress during its present session.

The coinage of gold by the mints of the United States during the last fiscal year was \$40,986,912. The coinage of silver dollars, since the passage of the act for that purpose, up to November 1, 1879, was \$45,000,850, of which \$12,700,344 have been issued from the Treasury and are now in circulation, and \$32,300,506 are still in pos-

session of the Government.

The pendency of the proposition for unity of action between the United States and the principal commercial nations of Europe to effect a permanent system for the equality of gold and silver in the recognized money of the world, leads me to recommend that Congress refrain from new legislation on the general subject. The great revival of trade, internal and foreign, will supply during the coming year its own instructions, which may well be awaited before attempting further experimental measures with the coinage. I would, however, strongly urge upon Congress the importance of authorizing the Secretary of the Treasury to suspend the coinage of silver dollars upon the present legal ratio. The market value of the silver dollar being uniformly and largely less than the market value of the gold dollar, it is obviously impracticable to maintain them at par with each other if both are coined without limit. If the cheaper coin is forced into circulation it will, if coined without limit, soon become the sole standard of value, and thus defeat the desired object, which is a currency of both gold and silver, which shall be of equivalent value, dollar for dollar, with the universally recognized money of the world.

The retirement from circulation of United States notes, with the capacity of legal tender in private contracts, is a step to be taken in our progress towards a safe and stable currency, which should be accepted as the policy and duty of the Government, and the interest and security of the people. It is my firm conviction that the issue of the legal-tender paper money based wholly upon the authority and credit of the Government, except in extreme emergency, is without warrant in the Constitution and a violation of sound financial principles. The issue of United States notes during the late civil war, with the capacity of legal tender between private individuals, was not authorized except as a means of rescuing the country from imminent peril. The circulation of these notes as paper money, for any protracted period of time after the accomplishment of this purpose, was not contemplated by the framers of the law under which they were issued. They anticipated the redemption and withdrawal of these notes at the earliest practicable period consistent with the attainment of the object for which they were provided.

[Message of President R. B. Hayes, December 6, 1880.]

The condition of the financial affairs of the Government, as shown by the report of the Secretary of the Treasury, is very satisfactory. It is believed that the present financial situation of the United States, whether considered with respect to trade.

currency, credit, growing wealth, or the extent and variety of our resources, is more favorable than that of any other country of our time, and has never been surpassed by that of any country at any period of its history. All our industries are thriving; the rate of interest is low; new railroads are being constructed; a vast immigration is increasing our population, capital, and labor; new enterprises in great number are in progress, and our commercial relations with other countries are improving.

The continuance of specie payments has not been interrupted or endangered since the date of resumption. It has contributed greatly to the revival of business and to our remarkable prosperity. The fears that preceded and accompanied resumption have proved groundless. No considerable amount of United States notes have been presented for redemption, while very large sums of gold bullion, both domestic and imported, are taken to the mints and exchanged for coin or notes. The increase in coin and bullion inthe United States since January 1,1879, is estimated at \$227,399,428.

There are still in existence, uncanceled, \$346,681,016 of United States legal-tender notes. These notes were authorized as a war measure, made necessary by the exigencies of the conflict in which the United States was then engaged. The preservation of the nation's existence required, in the judgment of Congress, an issue of legal-tender paper money. That it served well the purpose for which it was created is not questioned, but the employment of the notes as paper money indefinitely, after the accomplishment of the object for which they were provided, was not contemplated by the framers of the law under which they were issued. These notes long since became, like any other pecuniary obligation of the Government, a debt to be paid, and when paid to be canceled as mere evidence of an indebtedness no longer existing. I therefore repeat what was said in the annual message of last year, that the retirement from circulation of United States notes, with the capacity of legal-tender in private contracts, is a step to be taken in our progress towards a safe and a stable currency which should be accepted as the policy and duty of the Government and the interest and security of the people.

the interest and security of the people.

At the time of the passage of the act now in force requiring the coinage of silver dollars, fixing their value and giving them legal-tender character, it was believed by many of the supporters of the measure that the silver dollar which it authorized would speedily become, under the operations of the law, of equivalent value to the gold dollar. There were other supporters of the bill who, while they doubted as to the probability of this result, nevertheless were willing to give the proposed experiment a fair trial, with a view to stop the coinage if experience should prove that the silver dollar authorized by the bill continued to be of less commercial value

than the standard gold dollar.

The coinage of silver dollars, under the act referred to, began in March, 1878, and has been continued as required by the act. The average rate per month to the present time has been \$2,276,492. The total amount coined prior to the 1st of November last was \$72,847.750. Of this amount \$47,084,450 remain in the Treasury, and only \$25,763,291 are in the hands of the people. A constant effort has been made to keep this currency in circulation, and considerable expense has been necessarily incurred for this purpose, but its return to the Treasury is prompt and sure. Contrary to the confident anticipation of the friends of the measure at the time of its adoption, the value of the silver dollar containing 412½ grains of silver has not increased. During the year prior to the passage of the bill authorizing its coinage the market value of the silver which it contained was from 90 to 92-cents as compared with the standard gold dollar. During the last year the average market value of the silver dollar has been 88½ cents.

It is obvious that the legislation of the last Congress in regard to silver, so far as it was based on an anticipated rise in the value of silver as a result of that legislation, has failed to produce the effect then predicted. The longer the law remains in force, requiring as it does the coinage of a nominal dollar, which, in reality, is not a dollar, the greater becomes the danger that this country will be forced to accept a single metal as the sole legal standard of value in circulation, and this a standard of less value than it purports to be worth in the recognized money of the world.

The Constitution of the United States, sound financial principles, and our best interests all require that the country should have its legal-tender money, both gold and silver coin, of an intrinsic value, as bullion, equivalent to that which, upon its face, it purports to possess. The Constitution, in express terms, recognizes both gold and silver as the only true legal-tender money. To banish either of these metals from our currency is to parrow and limit the circulating medium of exchange to the disparagement of important interests. The United States produces more silver than any other country, and is directly interested in maintaining it as one of the two precious metals which furnish the coinage of the world. It will, in my judgment, contribute to this result if Congress will repeal so much of existing legislation as requires the coinage of silver dollars containing only 4124 grains of silver, and in its

stead will authorize the Secretary of the Treasury to coin silver dollars of equivalent value, as bullion, with gold dollars. This will defraud no man, and will be in accordance with familiar precedents. Congress, on several occasions, has altered the ratio of value between gold and silver, in order to establish it more nearly in accordance with the actual ratio of value between the two metals.

In financial legislation every measure in the direction of greater fidelity in the discharge of pecuniary obligations has been found by experience to diminish the rates of interest which debtors are required to pay, and to increase the facility with which money can be obtained for every legitimate purpose. Our own recent financial history shows how surely money becomes abundant whenever confidence in the exact performance of moneyed obligations is established.

[Message of President Chester A. Arthur.]

WASHINGTON, December, 6, 1881.

I approve the recommendation of the Secretary of the Treasury, that provision be made for the early retirement of silver certificates, and that the act requiring their issue be repealed. They were issued in pursuance of the policy of the Government to maintain silver at or near the gold standard, and were accordingly made receivable for all customs, taxes, and public dues. About sixty-six millions of them are now outstanding. They form an unnecessary addition to the paper currency, a sufficient amount of which may readily be supplied by the national banks.

In accordance with the act of February 28, 1878, the Treasury Department has,

In accordance with the act of February 28, 1878, the Treasury Department has, monthly, caused at least two millions in value of silver bullion to be coined into standard silver dollars. One hundred and two millions of these dollars have been already solved while only about thirty four millions of the interpolation.

already coined, while only about thirty-four millions are in circulation.

For the reasons which he specifies, I concur in the Secretary's recommendation that the provision for coinage of a fixed amount each month be repealed, and that hereafter only so much be coined as shall be necessary to supply the demand.

The Secretary advises that the issue of gold certificates should not for the present be resumed, and suggests that the national banks may properly be forbidden by law to retire their currency except upon reasonable notice of their intention so to do. Such legislation would seem to be justified by the recent action of certain banks on the occasion referred to in the Secretary's report.

Of the 15,000,600 of fractional currency still outstanding, only about 80,000 has been redeemed the past year. The suggestion that this amount may properly be dropped from future statements of the public debt seems worthy of approval.

[Message of President Chester A. Arthur, December 4, 1882.]

During the year there have been organized 171 national banks, and of those institutions there are now in operation 2,269, a larger number than ever before. The value of their notes in active circulation on July 1, 1882, was \$324,656,458.

I commend to your attention the Secretary's views in respect to the likelihood of a serious contraction of this circulation, and to the modes by which that result may, in his judgment, be averted.

In respect to the coinage of silver dollars and the retirement of silver certificates, I have seen nothing to alter, but much to confirm, the sentiments to which I gave expression last year.

A comparison between the respective amounts of silver-dollar circulation on November 1, 1881, and on November 1, 1882, shows a slight increase of a million and a half of dollars. But during the interval there had been in the whole number coined an increase of twenty-six millions. Of the one hundred and twenty-eight millions thus far minted, little more than thirty-five millions are in circulation. The mass of accumulated coin has grown so great that the vault room at present available for storage is scarcely sufficient to contain it. It is not apparent why it is desirable to continue this coinage, now so enormously in excess of the public demand.

As to the silver certificates, in addition to the grounds which seemed last year to justify their retirement may be mentioned the effect which is likely to ensue from the supply of gold certificates, for whose issuance Congress recently made provision, and which are now in active circulation.

[Message of President Chester A. Arthur.]

WASHINGTON, December 4, 1883.

Immediately associated with the financial subject just discussed is the important

question what legislation is needed regarding the national currency.

The aggregate amount of bonds now on deposit in the Treasury to support the national bank circulation is about \$350,000,000. Nearly \$200,000,000 of this amount consists of three per cents, which, as already stated, are payable at the pleasure of the Government and are likely to be called in within less than four years unless

meantime the surplus revenues shall be diminished.

The probable effect of such an extensive retirement of the securities which are the basis of the national-bank circulation would be such a contraction of the volume of the currency as to produce grave commercial embarrassments.

How can this danger be obviated? The most effectual plan, and one whose adoption at the earliest practicable opportunity I shall heartily approve, has already

been indicated.

If the revenues of the next four years shall be kept substantially commensurate with the expenses, the volume of circulation will not be likely to suffer any material

disturbance.

But if, on the other hand, there shall be great delay in reducing taxation, it will become necessary either to substitute some other form of currency in the place of the national-bank notes or to make important changes in the laws by which their circulation is now controlled.

In my judgment the latter course is far preferable. I commend to your attention the very interesting and thoughtful suggestions upon this subject which appear in

the Secretary's report.

The objections which he urges against the acceptance of any other securities than the obligations of the Government itself as a foundation for national-bank circu-

lation seem to me insuperable.

For averting the threatened contraction two courses have been suggested, either of which is probably feasible. One is the issuance of new bonds, having many years to run, bearing a low rate of interest, and exchangeable upon specified terms for those now outstanding. The other course, which commends itself to my own judgment as the better, is the enactment of a law repealing the tax on circulation and permitting the banks to issue notes for an amount equal to 90 per cent of the market value, instead of as now the face value of their deposited bonds. I agree with the Secretary in the belief that the adoption of this plan would afford the necessary relief.

The trade dollar was coined for the purpose of traffic in countries where silver passed at its value as ascertained by its weight and fineness. It never had a legal-tender quality. Large numbers of these coins entered, however, into the volume of our currency. By common consent, their circulation in domestic trade has now ceased, and they have thus become a disturbing element. They should not be longer permitted to embarrass our currency system. I recommend that provision be made for their reception by the Treasury and the mints, as bullion, at a small percentage above the current market price of silver of like fineness.

[Message of President Chester A. Arthur, December 1, 1884.]

I concur with the Secretary of the Treasury in recommending the immediate suspension of the coinage of silver dollars and of the issuance of silver certificates. This is a matter to which, in former communications, I have more than once invoked the attention of the National Legislature.

It appears that annually for the past six years there have been coined, in compliance with the requirements of the act of February 28, 1878, more than 27,000,000 silver dollars. The number now outstanding is reported by the Secretary to be nearly 185,000,000, whereof but little more than 40,000,000, or less than 22 per cent, are in actual circulation. The mere existence of this fact seems to me to furnish of itself a cogent argument for the repeal of the statute which has made such a fact possible.

But there are other and graver considerations that tend in the same direction. The Secretary avows his conviction that unless this coinage and the issuance of silver certificates be suspended silver is likely at no distant day to become our sole metallic standard. The commercial disturbance and the impairment of national credit that would be thus occasioned can scarcely be overestimated.

I hope that the Secretary's suggestions respecting the withdrawal from circulation of the one-dollar and two-dollar notes will receive your approval. It is likely that

a considerable portion of the silver now encumbering the vaults of the Treasury

might thus find its way into the currency.

While trade-dollars have ceased, for the present at least, to be an element of active disturbance in our currency system, some provision should be made for their surrender to the Government. In view of the circumstances under which they were coined and of the fact that they have never had a legal-tender quality, there should be offered for them only a slight advance over their bullion value.

be offered for them only a slight advance over their bullion value.

The Secretary, in the course of his report, considers the propriety of beautifying the designs of our subsidiary silver coins and of so increasing their weight that they may bear their due ratio of value to the standard dollar. His conclusions in

this regard are cordially approved.

The three per cent bonds of the Government to the amount of more than \$100,000,000 have, since my last annual message, been redeemed by the Treasury. The bonds of that issue still outstanding amount to little over \$200,000,000, about one-fourth of which will be retired through the operations of the sinking fund during the coming year. As these bonds still constitute the chief basis for the circulation of the national banks, the question how to avert the contraction of the currency, caused by their retirement, is one of constantly increasing importance.

their retirement, is one of constantly increasing importance.

It seems to be generally conceded that the law governing this matter exacts from the banks exacts excurity, and that, upon their present bond deposits, a larger circulation than is now allowed may be granted with safety. I hope that the bill which passed the Senato at the last session, permitting the issue of notes equal to the face value of the deposited bonds, will commend itself to the approval of the

House of Representatives.

The countries of the American continent and the adjacent islands are for the United States the natural marts of supply and demand. It is from them that we should obtain what we do not produce or do not produce in sufficiency, and it is to them that the surplus productions of our fields, our mills, and our workshops should flow, under conditions that will equalize or favor them in comparison with foreign competition.

Four paths of policy seem to point to this end.

Fourthly, the establishment of an uniform currency basis for the countries of America, so that the coined products of our mines may circulate on equal terms throughout the whole system of commonwealths. This would require a monetary union of America, whereby the output of the bullion-producing countries and the circulation of those which yield neither gold nor silver could be adjusted in conformity with the population, wealth, and commercial needs of each. As many of the countries furnish no bullion to the common stock, the surplus production of our mines and mints might thus be utilized and a step taken toward the general remonetization of silver.

[Message of President Grover Cleveland, December 8, 1885.]

During the year ended November 1, 1885, 145 national banks were organized, with an aggregate capital of \$16,938,000, and circulating notes have been issued to them amounting to \$4,274,910. The whole number of these banks in existence on the day above mentioned was 2,727.

The very limited amount of circulating notes issued by our national banks compared with the amount the law permits them to issue, upon a deposit of bonds for their redemption, indicates that the volume of our circulating medium may be largely increased through this instrumentality.

Nothing more important than the present condition of our currency and coinage

can claim your attention.

Since February, 1878, the Government has, under the compulsory provisions of law, purchased silver bullion and coined the same at the rate of more than 2,000,000 of dollars every month. By this process up to the present date 215,759,431 silver dollars have been coined.

A reasonable appreciation of a delegation of power to the General Government would limit its exercise, without express restrictive words, to the people's needs and

the requirements of the public welfare.

Upon this theory the authority to "coin money" given to Congress by the Constitution, if it permits the purchase by the Government of bullion for coinage in any event, does not justify such purchase and coinage to an extent beyond the amount needed for a sufficient circulating medium.

The desire to utilize the silver product of the country should not lead to a misuse

or the perversion of this power.

The necessity for such an addition to the silver currency of the nation as is compelled by the silver-coinage act is negatived by the fact that up to the present time only about 50,000,000 of the silver dollars so coined have actually found their way into circulation, leaving more than 165,000,000 in the possession of the Government, the custody of which has entailed a considerable expense for the construction of vaults for its deposit. Against this latter amount there are outstanding silver certificates amounting to about \$93,000,000.

Every month two millions of gold in the public Treasury are paid out for two millions or more of silver dollars, to be added to the idle mass already accumulated.

If continued long enough, this operation will result in the substitution of silver for all the gold the Government owns applicable to its general purposes. It will not do to rely upon the customs receipts of the Government to make good this drain of gold, because the silver thus coined having been made legal tender for all debts and dues, public and private, at times during the last six months 58 per cent of the receipts for duties has been in silver or silver certificates, while the average within that period has been 20 per cent. The proportion of silver and its certificates received by the Government will probably increase as time goes on, for the reason that the nearer the period approaches when it will be obliged to offer silver in payment of its obligations the greater inducement there will be to hoard gold against depreciation in the value of silver or for the purpose of speculating.

This hoarding of gold has already begun.

When the time comes that gold has been withdrawn from circulation, then will be apparent the difference between the real value of the silver dollar and a dollar in gold, and the two coins will part company. Gold, still the standard of value, and necessary in our dealings with other countries, will be at a premium over silver; banks which have substituted gold for the deposits of their customers may pay them with silver bought with such gold, thus making a handsome profit; rich speculators will sell their hoarded gold to their neighbors who need it to liquidate their foreign debts, at a ruinous premium over silver, and the laboring men and women of the land, most defenseless of all, will find that the dollar received for the wage of their toil has sadly shrunk in its purchasing power. It may be said that the latter result will be but temporary, and that ultimately the price of labor will be adjusted to the change; but even if this takes place the wage worker can not possibly gain, but must inevitably lose, since the price he is compelled to pay for his living will not only be measured in a coin heavily depreciated and fluctuating and uncertain in its value, but this uncertainty in the value of the purchasing medium will be made the pretext for an advance in prices beyond that justified by actual depreciation.

The words uttered in 1834 by Daniel Webster in the Senate of the United States are true to-day: "The very man of all others who has the deepest interest in a sound currency, and who suffers most by mischievous legislation in money matters, is the man who earns his daily bread by his daily toil."

The most distinguished advocate of bimetalism, discussing our silver coinage, has

lately written:

"No American citizen's hand has yet felt the sensation of cheapness, either in

receiving or expending the silver-act dollars."

And those who live by labor or legitimate trade never will feel that sensation of cheapness. However plenty silver dollars may become, they will not be distributed as gifts among the people; and if the laboring man should receive four depreciated dollars where he now receives but two, he will pay in the depreciated coin more than double the price he now pays for all the necessaries and comforts of life.

Those who do not fear any disastrous consequence arising from the continued compulsory coinage of silver as now directed by law, and who suppose that the addition to the currency of the country intended as its result, will be a public benefit, and reminded that history demonstrates that the point is easily reached in the attempt to float at the same time two sorts of money of different excellence, when the better will cease to be in general circulation. The hoarding of gold, which has already taken place, indicates that we shall not escape the usual experience in such cases. So if this silver coinage be continued we may reasonably expect that gold and its equivalent will abandon the field of circulation to silver alone. This, of course, must produce a severe contraction of our circulating medium, instead of adding to it.

It will not be disputed that any attempt on the part of the Government to cause the circulation of silver dollars worth eighty cents, side by side with gold dollars worth one hundred cents, even within the limit that legislation does not run counter to the laws of trade, to be successful must be seconded by the confidence of the people that both coins will retain the same purchasing power and be interchangeable at will. A special effort has been made by the Secretary of the Treasury to increase the amount of our silver coin in circulation; but the fact that a large share of the limited

amount thus put out has soon returned to the public Treasury in payment of duties, leads to the belief that the people do not now desire to keep it in hand; and this, with the evident disposition to hoard gold, gives rise to the suspicion that there already exists a lack of confidence among the people touching our financial processes. There is certainly not enough silver now in circulation to cause uneasiness; and the whole amount coined and now on hand might, after a time, be absorbed by the people without apprehension; but it is the ceaseless stream that threatens to overflow the land which causes fear and uncertainty.

What has been thus far submitted upon this subject relates almost entirely to considerations of a home nature, unconnected with the bearing which the policies of other nations have upon the question. But it is perfectly apparent that a line of action in regard to our currency can not wisely be settled upon or persisted in, without considering the attitude on the subject of other countries with whom we maintain intercourse through commerce, trade, and travel. An acknowledgment of this fact is found in the act by virtue of which our silver is compulsorily coined. It provides that "the President shall invite the governments of the countries composing the Latin Union, so called, and of such other European nations as he may deem advisable, to join the United States in a conference to adopt a common ratio between gold and silver for the purpose of establishing internationally the use of bimetallic money and securing fixity of relative value between these metals."

This conference absolutely failed, and a similar fate has avaited all subsequent efforts in the same direction. And still we continue our coinage of silver at a ratio different from that of any other nation. The most vital part of the silver-coinage act remains inoperative and unexecuted, and without any ally or friend, we battle

upon the silver field in an illogical and losing contest.

To give full effect to the design of Congress on this subject I have made careful

and earnest endeavor since the adjournment of the last Congress.

To this end I delegated a gentleman well instructed in fiscal science, to proceed to the financial centers in Europe, and, in conjunction to our ministers to England, France, and Germany, to obtain a full knowledge of the attitude and intent of those governments in respect of the establishment of such an international ratio as would procure free coinage of both metals at the mints of those countries and our own. By my direction our consul-general at Paris has given close attention to the proceedings of the congress of the Latin Union, in order to indicate our interest in its objects and report its action.

It may be said, in brief, as the result of these efforts, that the attitude of the leading powers remains substantially unchanged since the monetary conference in 1881, nor is it to be questioned that the views of these governments are in each instance supported by the results of the substantial principles.

ported by the weight of public opinion.

The steps thus taken have therefore only more fully demonstrated the uselessness of further attempts at present, to arrive at any agreement on the subject with other nations.

In the meantime we are accumulating silver coin, based upon our own peculiar ratio, to such an extent, and assuming so heavy a burden to be provided for in any international negotiations, as will render us an undesirable party to any future mon-

etary conference of nations.

It is a significant fact that four of the five countries composing the Latin Union mentioned in our coinage act, embarrassed with their silver currency, have just completed an agreement among themselves, that no more silver shall be coined by their respective governments, and that such as has been already coined and in circulation shall be redeemed in gold by the country of its coinage. The resort to this expedient by these countries may well arrest the attention of those who suppose that we can succeed without thock or injury in the attempt to circulate upon its merits all the silver we may coin under the provisions of our silver-coinage act.

The condition in which our Treasury may be placed by a persistence in our present course, is a matter of concern to every patriotic citizen who does not desire his Government to pay in silver such of its obligations as should be paid in gold. Norshould our condition be such as to oblige us, in a prudent management of our affairs, to discontinue the calling in and payment of interest-bearing obligations, which we have the right now to discharge and thus avoid the payment of further interest

The so-called debtor class, for whose benefit the continued compulsory coinage of silver is insisted upon, are not dishonest because they are in debt; and they should not be suspected of a desire to jeopardize the financial safety of the country, in order that they may cancel their present debts by paying the same in depreciated dollars. Nor should it be forgotten that it is not the rich nor the money-lender alone that must submit to such a readjustment, enforced by the Government and their debtors. The pittance of the widow and the orphan and the incomes of helpless beneficiaries of all kinds would be disastrously reduced. The depositors in savings banks and in other institutions which hold in trust the savings of the poor, when their little

accumulations are scaled down to meet the new order of things, would, in their distress, painfully realize the delusion of the promise made to them that plentiful money

would improve their condition.

We have now on hand all the silver dollars necessary to supply the present needs of the people and to satisfy those who from sentiment wish to see them in circulation; and if their coinage is suspended they can be readily obtained by all who desire them. If the need of more is at any time apparent their coinage may be

That disaster has not already overtaken us furnishes no proof that danger does not wait upon a continuation of the present silver coinage. We have been saved by the most careful management and unusual expedients, by a combination of fortunate conditions, and by a confident expectation that the course of the Government in regard to silver coinage would be speedily changed by the action of Congress.

Prosperity hesitates upon our threshold because of the dangers and uncertainties

surrounding this question. Capital timidly shrinks from trade, and investors are unwilling to take the chance of the questionable shape in which their money will be returned to them, while enterprise halts at a risk against which care and sagacious management do not protect.

As a necessary consequence labor lacks employment, and suffering and distress are visited upon a portion of our fellow-citizens especially entitled to the careful consideration of those charged with the duties of legislation. No interest appeals to us so strongly for a safe and stable currency as the vast army of the unemployed.

I recommend the suspension of the compulsory coinage of silver dollars, directed

by the law passed in February, 1878.

[Message of President Grover Cleveland, December 3, 1888.]

At the close of the fiscal year ended June 30, 1887, there had been coined under the compulsory-silver-coinage act \$266,988,280 in silver dollars, \$55,504,310 of which were in the hands of the people.

On the 30th day of June, 1888, there had been coined \$299,708,790; and of this \$55,829,303 was in circulation in coin, and \$200,387,376 in silver certificates, for the redemption of which silver dollars to that amount were held by the Government.

On the 30th day of November, 1888, \$312,570,990 had been coined, \$60,970,990 of the silver dollars were actually in circulation, and \$237,418,346 in certificates.

The Secretary recommends the suspension of the further coinage of silver, and in

such recommendation I earnestly concur.

For further valuable information and timely recommendations I ask the careful attention of Congress to the Secretary's report.

[Message of President Benjamin Harrison, December 3, 1889.]

A table presented by the Secretary of the Treasury, showing the amount of money of all kinds in circulation each year from 1878 to the present time, is of interest. It appears that the amount of national-bank notes in circulation has decreased during that period \$114,109,729, of which \$37,799,229 is chargeable to the last year. withdrawal of bank circulation will necessarily continue under existing conditions. It is probable that the adoption of the suggestions made by the Comptroller of the Currency, viz, that the minimum deposit of bonds for the establishment of banks be reduced, and that an issue of notes to the par value of the bonds be allowed, would help to maintain the bank circulation. But, while this withdrawal of bank notes has been going on, there has been a large increase in the amount of gold and silver

coin in circulation and in the issues of gold and silver certificates.

The total amount of money of all kinds in circulation on March 1, 1878, was \$305,793,807, while on October 1, 1889, the total was \$1,405,018,000. There was an increase of \$293,417,552 in gold coin, of \$57,554,100 in standard silver dollars, of \$272,211,240 in standard silver dollars, of \$72,311,249 in gold certificates, of \$276,619,715 in silver certificates, and of \$14,073,-787 in United States notes, making a total of \$713,976,403. There was during the same period a decrease of \$114,109,729 in bank circulation, and of \$642,481 in subsidiary silver. The net increase was \$599,224,193. The circulation per capita has increased about five dollars during the time covered by the table referred to.

The total coinage of silver dollars was, on November 1, 1889, \$343,638,001, of which \$283,539,521 were in the Treasury vaults and \$60,098,480 were in circulation. Of the amount in the vaults, \$277,319,944 were represented by outstanding silver certificates, leaving \$6,219,577 not in circulation and not represented by certificates.

The law requiring the purchase, by the Treasury, of two million dollars' worth of silver bullion each month, to be coined into silver dollars of four hundred and twelve and one-half grains, has been observed by the Department; but neither the present Secretary nor any of his predecessors has deemed it safe to exercise the discretion given by law to increase the monthly purchases to four million dollars. When the law was enacted (February 28, 1878) the price of silver in the market was \$1.20\frac{1}{10}\$ per ownce, making the bullion value of the dollar 93 cents. Since that time the price has fallen as low as 91.2 cents per ounce, reducing the bullion value of the dollar to 70.6 cents. Within the last few months the market price has somewhat advanced, and on the 1st day of November last the bullion value of the silver dollar was 72 cents.

The evil anticipations which have accompanied the coinage and use of the silver dollar have not been realized. As a coin it has not had general use, and the public Treasury has been compelled to store it. But this is manifestly owing to the fact that its paper representative is more convenient. The general acceptance and use of the silver certificate show that silver has not been otherwise discredited. Some favorable conditions have contributed to maintain this practical equality, in their commercial use, between the gold and silver dollars. But some of these are trade conditions that statutory enactments do not control and of the continuance of which we cannot be certain.

I think it is clear that if we should make the coinage of silver at the present ratio free, we must expect that the difference in the bullion values of the gold and silver dollars will be taken account of in commercial transactions, and I fear the same result would follow any considerable increase of the present rate of coinage. Such a result would be discreditable to our financial management and disastrous to all business interests. We should not tread the dangerous edge of such a peril. And, indeed, nothing more harmful could happen to the silver interests. Any safe legislation upon this subject must secure the equality of the two coins in their commercial uses.

I have always been an advocate of the use of silver in our currency. We are large producers of that metal, and should not discredit it. To the plan which will be presented by the Secretary of the Treasury for the issuance of notes or certificates upon the deposit of silver bullion at its market value, I have been able to give only a hasty examination, owing to the press of other matters and to the fact that it has been so recently formulated. The details of such a law require careful consideration, but the general plan suggested by him seems to satisfy the purpose—to continue the use of silver in connection with our currency, and at the same time to obviate the danger of which I have spoken. At a later day I may communicate further with Congress upon this subject.

[Message of President Benjamin Harrison, December 1, 1890.]

The act "directing the purchase of silver bullion and the issue of Treasury notes thereon," approved July 14, 1890, has been administered by the Secretary of the Treasury with an earnest purpose to get into circulation at the earliest possible dates the full monthly amounts of Treasury notes contemplated by its provisions and at the same time to give to the market for silver bullion such support as the law contemplates. The recent depreciation in the price of silver has been observed with regret. The rapid rise in price which anticipated and followed the passage of the act was influenced in some degree by speculation, and the recent reaction is in part the result of the same cause and in part of the recent monetary disturbances. Some months of further trial will be necessary to determine the permanent effect of the recent legislation upon silver values, but it is gratifying to know that the increased circulation secured by the act has exerted and will continue to exert a most beneficial influence upon business and upon general values.

While it has not been thought best to renew formally the suggestion of an international conference looking to an agreement touching the full use of silver for coinage at a uniform ratio, care has been taken to observe closely any change in the situation abroad, and no favorable opportunity will be lost to promote a result which it is confidently believed would confer very large benefits upon the commerce of the world.

The recent monetary disturbances in England are not unlikely to sugges a reexamination of opinions upon this subject. Our very large supply of gold will, if not lost by impulsive legislation in the supposed interest of silver, give us a position of advantage in promoting a permanent and safe international agreement for the free use of silver as a coin metal.

The efforts of the Secretary to increase the volume of money in circulation by

keeping down the Treasury surplus to the lowest practicable limit have been unremitting and in a very high degree successful. The tables presented by him, showing the increase of money in circulation during the last two decades, and especially the table showing the increase during the nineteen months he has administered the affairs of the Department, are interesting and instructive. The increase of money in circulation during the nineteen months has been in the aggregate \$93,866,813, or about \$1.50 per capita, and of this increase only \$7,100,000 was due to the recent silver legislation. That this substantial and needed aid given to commerce resulted in an enormous reduction of the public debt and of the annual interest charge is matter of increased satisfaction. There have been purchased and redeemed since matter of increased satisfaction. There have been purchased and redeemed since March 4, 1889, 4 and 4½ per cent bonds to the amount of \$211,832,450, at a cost of \$246,620,741, resulting in the reduction of the annual interest charge of \$8,967,609 and a total saving of interest of \$51,576,706.

[Message of President Benj. Harrison, December 9, 1891.]

Under the law of July 14, 1890, the Secretary of the Treasury has purchased (since August 13) during the fiscal year 48,393,113 ounces of silver bullion at an average cost of \$1.045 per ounce. The highest price paid during the year was \$1.2025, and the lowest, \$0.9636. In exchange for this silver bullion there have been issued \$50,577,498 of the Treasury notes authorized by the act. The lowest price of silver reached during the fiscal year was \$0.9636 on April 22, 1891; but on November 1 the market price was only \$0.96, which would give to the silver dollar a bullion value of 741 cents.

Before the influence of the prospective silver legislation was felt in the market silver was worth in New York about 0.955 per ounce. The ablest advocates of free coinage in the last Congress were most confident in their predictions that the purchases by the Government required by law would at once bring the price of silver to 1.2929 per ounce, which would make the bullion value of a dollar 100 cents and hold it there. The prophesies of the anti-silver men of disasters to result from the coinage of \$2,000,000 per month were not wider of the mark. The friends of free silver are not agreed, I think, as to the causes that brought their hopeful predictions to naught. Some facts are known. The exports of silver from London to India during the first nine months of this calendar year fell off over 50 per cent, or \$17,202,730, compared with the same months of the preceding year. The exports of domestic silver bullion from this country, which had averaged for the last ten years over \$17,000,000, fell in the last fiscal year to \$13,797,391; while, for the first time in recent years, the imports of silver into this country exceeded the exports by the sum of \$2,745,365. In the previous year the net exports of silver from the United States amounted to \$8,545,455. The production of the United States increased from 50,000,000 ounces in 1889 to 54,500,000 in 1890. The Government is now buying and putting aside annually 54,000,000, which, allowing for 7,140,000 ounces of new bullion used

in the arts, is 6,640,000 more than our domestic product available for coinage.

I hope the depression in the price of silver is temporary and that a further trial of this legislation will more favorably affect it. That the increased volume of currency thus supplied for the use of the people was needed and that beneficial results upon trade and prices have followed this legislation. I think must be very clear to everyone; nor should it be forgotten that for every dollar of these notes issued a full dollar's worth of silver bullion is at the time deposited in the Treasury as a security for its redemption. Upon this subject, as upon the tariff, my recommendation is that the existing laws be given a full trial and that our business interests be spared the distressing influence which threats of radical changes always impart. Under existing legislation it is in the power of the Treasury Department to maintain that essential condition of national finance as well as of commercial prosperity—the parity in use of the coin dollars and their paper representatives. The assurance that these use of the coin dollars and their paper representatives. The assurance that these powers would be freely and unhesitatingly used has done much to produce and sus-

tain the present favorable business conditions.

I am still of the opinion that the free coinage of silver under existing conditions ould disastrously affect our business interests at home and abroad. We could not would disastrously affect our business interests at home and abroad. hope to maintain an equality in the purchasing power of the gold and silver dollar in our own markets, and in foreign trade the stamp gives no added value to the bullion contained in coins. The producers of the country, its farmers and laborers, have the highest interest that every dollar, paper or coin, issued by the Government shall be as good as any other. If there is one less valuable than another its sure and constant errand will be to pay them for their toil and for their crops. The money-lender will protect himself by stipulating for payment in gold, but the laborer has never been able to do that. To place business upon a silver basis would mean a sudden and severe contraction of the currency, by the withdrawal of gold and gold notes, and such an unsettling of all values as would produce a commercial panic. I can not believe that a people so strong and prosperous as ours will promote

such a policy.

The producers of silver are entitled to just consideration, but they should not forget that the Government is now buying and putting out of the market what is the. equivalent of the entire product of our silver mines. This is more than they themselves thought of asking two years ago. I believe it is the earnest desire of a great majority of the people, as it is mine, that a full coin use shall be made of silver just as soon as the cooperation of other nations can be secured and a ratio fixed that will give circulation equally to gold and silver. The business of the world requires the use of both metals; but I do not see any prospect of gain, but much of loss, by giving up the present system, in which a full use is made of gold and a large use of silver, for one in which silver alone will circulate. Such an event would be at once fatal to the further progress of the silver movement. Bimetallism is the desired end, and the true friends of silver will be careful not to overrun the goal and bring in silver monometallism, with its necessary attendants, the loss of our gold to Europe and the relief of the pressure there for a larger currency. I have endeavored by the use of official and unofficial agencies to keep a close observation of the state of public sentiment in Europe upon this question, and have not found it to be such as to justify me in proposing an international conference. There is, however, I am sure, a growing sentiment in Europe in favor of a larger use of silver, and I know of no more effectual way of promoting this sentiment than by accumulating gold here. scarcity of gold in European reserves will be the most persuasive argument for the use of silver.

The exports of gold to Europe, which began in February last and continued until the close of July, aggregated over \$70,000,000. The net loss of gold during the fiscal year was nearly \$68,000,000. That no serious monetary disturbance resulted was most gratifying, and gave to Europe fresh evidence of the strength and stability of our financial institutions. With the movement of crops the outflow of gold was speedily stopped, and a return set in. Up to December 1 we had recovered of our gold loss at the port of New York \$27,854,000, and it is confidently believed that during the winter and spring this aggregate will be steadily and largely increased.

The presence of a large cash surplus in the Treasury has for many years been the subject of much unfavorable criticism, and has furnished an argument to those who have desired to place the tariff upon a purely revenue basis. It was agreed by all that the withdrawal from circulation of so large an amount of money was an embarrassment to the business of the country, and made necessary the intervention of the Department at frequent intervals to relieve threatened monetary panics. The surplus on March 1, 1889, was \$183,827,190.29. The policy of applying this surplus to the redemption of the interest-bearing securities of the United States was thought to be preferable to that of depositing it without interest in selected national banks. There have been redeemed since the date last mentioned of interest-bearing securities \$259,079,350, resulting in a reduction of the annual interest charge of \$11,684,675. The money which has been deposited in banks without interest has been gradually withdrawn and used in the redemption of bonds.

The result of this policy, of the silver legislation, and of the refunding of the 41 per cent bonds has been a large increase of the money in circulation. At the date last named the circulation was \$1,404,205,896, or \$23.03 per capita; while on the 1st day of December, 1891, it had increased to \$1,577,262,070, or \$24.38 per capita. The offer of the Secretary of the Treasury to the holders of the 41 per cent bonds to extend the time of redemption, at the option of the Government, at an interest of 2 per cent, was accepted by the holders of about one-half the amount, and the unex-

tended bonds are being redeemed on presentation.

[Message of President Benjamin Harrison, December 6, 1892.]

The public confidence in the purpose and ability of the Government to maintain the parity of all of our money issues, whether coin or paper, must remain unshaken. The demand for gold in Europe and the consequent calls upon us are in a considerable degree the result of the efforts of some of the European governments to increase their gold reserves, and these efforts should be met by appropriate legislation on our part. The conditions that have created this drain of the Treasury gold are in an important degree political and not commercial. In view of the fact that a general revision of our revenue laws in the near future seems to be probable, it would be better that any changes should be a part of that revision rather than of a temporary rather.

During the last fiscal year the Secretary purchased under the act of July 14, 1890, 54,355,748 ounces of silver, and issued in payment therefor \$51,106,608 in notes. The

total purchases since the passage of the act have been 120,479,981 ounces, and the aggregate of notes issued \$116,783,590. The average price paid for silver during the year was 94 cents per ounce, the highest price being \$1.022, July 1, 1891, and the lowest 83 cents, March 21, 1892. In view of the fact that the monetary conference is now sitting and that no conclusion has yet been reached, I withhold any recommendation as to legislation upon this subject.

The Congress has been already advised that the invitations of this Government for the assembling of an International Monetary Conference to consider the question of an enlarged use of silver were accepted by the nations to which they were addressed. The conference assembled at Brussels on the 22d of November and has entered upon the consideration of this great question. I have not doubted, and have taken occasion to express that belief, as well in the invitations issued for this conference as in my public messages, that the free coinage of silver upon an agreed international ratio would greatly promote the interests of our people and equally those of other nations. It is too early to predict what results may be accomplished by the conference. If any temporary check or delay intervenes, I believe that very soon commercial conditions will compel the now reluctant governments to unite with us in this movement to secure the enlargement of the volume of coined money needed for the transaction of the business of the world.

[Message of President Grover Cleveland, December, 1893.]

On the 1st day of November, 1893, the amount of money of all kinds in circulation, or not included in Treasury holdings, was \$1,718,544,682, an increase for the year of \$112,404,947. Estimating our population at 67,426,000 at the time mentioned the per capita circulation was \$25.49. On the same date there was in the Treasury gold bullion amounting to \$96,657,273 and silver bullion which was purchased at a cost of \$126,261,553.

The purchases of silver under the law of July14, 1890, during the last fiscal year aggregated 54,008,162.59 fine ounces, which cost \$45,531,374.53. The total amount of silver purchased from the time that law become operative until the repeal of its

of eilver purchased from the time that law became operative until the repeal of its purchasing clause, on the 1st day of November, 1893, was 168,674,590.46 fine ounces, which cost \$155,930,940.84. Between the 1st day of March, 1873, and the 1st day of November, 1893, the Government purchased under all laws 503,003,717 fine ounces of silver, at a cost of \$516,622,948. The silver dollars that have been coined under the act of July 14, 1890, number 36,087,285. The seigniorage arising from such coines and the silver dollars that have been coined under the act of July 14, 1890, number 36,087,285. The seigniorage arising from such coines are selected to the silver dollars that have been coined under the silver dollars. age was \$6,977,098.39, leaving on hand in the mints 140,699,760 fine ounces of silver, which cost \$126,758,218.

Our total coinage of all metals during the last fiscal year consisted of 97,280,875 pieces valued at \$43,685,178.80, of which there was \$30,038,140 in gold coin, \$5,343,715 in silver dollars, \$7,217,220.90 in subsidiary silver coin, and \$1,086,102.90 in minor

During the calendar year 1892 the production of precious metals in the United States was estimated to be 1,596,375 fine ounces of gold of the commercial and coinage value of \$33,000,000, and 58,000,000 fine ounces of silver of the bullion or market

value of \$50,750,000, and of the coinage value of \$74,989,900.

It is estimated that on the 1st day of July, 1893, the metallic stock of money in the United States, consisting of coin and bullion, amounted to \$1,213,559,169, of

which \$597,697,685 was gold, and \$615,861,484 was silver.

One hundred and nineteen national banks were organized during the year ending October 31, 1893, with a capital of \$11,230,000. Forty-six went into voluntary liquidation and 158 suspended. Sixty-five of the suspended banks were insolvent. 86 resumed business, and 7 remain in the hands of bank examiners, with prospects of speedy resumption. Of the new banks organized 44 were located in the Eastern States, 41 west of the Mississippi River, and 34 in the Central and Southern States. The total number of national banks in existence on the 31st day of October, 1893, was 3,796, having an aggregate capital of \$695,558,120. The net increase in the circulation of these banks during the year was \$36,886,972.

The recent repeal of the provision of law requiring the purchase of silver bullion

by the Government as a feature of our monetary scheme has made an entire chang in the complexion of our currency affairs. I do not doubt that the ultimate result of this action will be most salutary and far-reaching. In the nature of things, however, it is impossible to know at this time precisely what conditions will be brought about by the change, or what, if any, supplementary legislation may, in the light of such conditions, appear to be essential or expedient. Of course, after

the recent financial perturbation, time is necessary for the reestablishment of business confidence. When, however, through this restored confidence the money which has been frightened into hoarding places is returned to trade and enterprise, a survey of the situation will probably disclose a safe path leading to a permanently sound currency abundantly sufficient to meet every requirement of our increasing population and business.

In the pursuit of this object we should resolutely turn away from alluring and temporary expedients, determined to be content with nothing less than a lasting and comprehensive financial plan. In these circumstances I am convinced that a reasonable delay in dealing with this subject instead of being injurious, will increase the

probability of wise action.

The Monetary Conference which assembled at Brussels upon our invitation was adjourned to the 30th day of November in the present year. The considerations just stated and the fact that a definite proposition from us seemed to be expected upon the reassembling of the conference, led me to express a willingness to have the meeting still further postponed.

It seems to me that it would be wise to give general authority to the President to invite other nations to such a conference at any time when there shall be a fair pros-

pect of accomplishing an international agreement on the subject of coinage.

EXTRACTS FROM ANNUAL REPORTS OF SECRETARIES OF THE TREASURY, 1874 TO 1893, INCLUSIVE.

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EXTRACTS FROM ANNUAL REPORTS OF SECRETARIES OF THE TREASURY, 1874 TO 1893, INCLUSIVE.

[Report of the Secretary of the Treasury, December 7, 1874.]

RESUMPTION OF SPECIE PAYMENT.

So much has been spoken and written within the last decade, and especially at the last session of Congress, on the financial questions relating to and growing out of our currency system, that further extended discussion of the subject at this time would scarcely seem to be necessary. The opinions entertained and expressed by public men and communities of people, as well as the sense of Congress as heretofore indicated by the votes of the two Houses, must be accepted as one of the factors of the financial problem. Nevertheless the great and paramount importance of arriving at an ultimate solution of the matter, and of restoring to the Government and the people a sound and stable currency, induces the Secretary to bring the subject again to the attention of Congress, and to ask that decisive steps be now taken by the law-making power for return to a specie basis.

To attempt an enumeration of the complicated mischiefs which flow from an unstable or inconvertible currency would carry this report to inexcusable length, and, after all, would be but a repetition of what has been often said. No nation can long neglect the wholesome maxims, founded upon universal experience, that uphold public credit without suffering financial disturbances and bringing serious consequences upon its people. It will not be denied that the existing issue of legaltender notes, as a circulating medium, would never have been made except in the great emergency of a war involving no less an issue than the preservation of a nation. Whether the argument in support of the validity of the legal-tender acts be rested upon the war powers conferred on the Government by the Constitution or on other provisions of that instrument, it is clear that Congress could not have been induced to pass such acts under any other circumstances than in a time of the most pressing and urgent need, such as a state of war only produces. The most earnest defenders of the power to issue Government obligations and make them by law legal tender for all debts, public and private, would scarcely be found to advocate the exercise of the power except under circumstances of extreme necessity, and then only for the time of the emergency; and there is abundant evidence in the debates and proceedings of Congress, and in the statutes themselves, that it was not intended to make the legal-tender notes the permanent currency of the country. The acts authorizing the issue of such notes provided for their conversion into bonds of the United States bearing interest at the rate of 6 per centum per annum.

The act of March 18, 1869, in terms declares that "the faith of the United States and provided for their conversion into fall obligations of the contract of all obligations of the contract of all obligations of the contract of all obligations of the contract of the contract of the contract of the contract of the contract of the contract of the

The act of March 18, 1869, in terms declares that "the faith of the United States is solemnly pledged to the payment in coin or its equivalent of all obligations of the United States not bearing interest, known as United States notes." The same act further affirms that "the United States solemnly pledges its faith to make provision at the earliest practicable period for the redemption of the United States notes in coin."

The purpose of the act is well expressed in its title, which declares it to be "An act to strengthen the public credit;" and that such was the effect of the act can not be doubted, for it is an unconditional assurance on the part of the Government, not only that its notes shall be paid in coin, but that this shall be done at the earliest practicable period. The faith of the Government could not be more clearly or absolutely pledged than is done by this act of Congress, to say nothing of previous legislation.

The length of time that has now elapsed since the final overthrow of the rebellion, as well as proper regard for the faith of the nation, admonish us that initiatory

steps toward the redemption of its pledges ought not to be longer postponed. It is not unworthy of remark that the era of the war will not be closed until the period

of redemption shall have been reached.

It is sometimes urged by the advocates of a continuance of our paper circulation that, its amount now being definitely fixed by law, it is not liable to the fluctuations in volume which attach to a currency that may be increased or diminished at the will of the Secretary; but this suggestion leaves out of view entirely the fact that it is of little consequence where the power to change the volume of currency rests, the difference being only in the degree of probability of its use. The existence of the power at all, and the apprehension of its being called into exercise, is the evil from which mischievous consequences are likely to flow. The quality of flexibility governed by the law of trade and commerce, and which regulates the increase or diminution of the volume of the circulating medium according to the requirements of legitimate business, is of value; but that which is controlled by the legislative will and may depend upon party exigencies or the supposed necessities of the Treasury, or the demand of speculative enterprises, is objectionable in the highest degree. Such a currency is liable to sudden and violent expansion or contraction, having no necessary connection with the legitimate demands of trade and commerce.

In a country like ours, with varied industries and extensive commercial relations among its different sections and with other nations and peoples, stability of the circulating medium is indispensable to the general prosperity. Credit, which necessarily enters largely into commercial transactions, can only be steady and secure when it has for its foundation a stable currency. The quality of stability in money attaches only to coin, which, by common consent of mankind, is the medium of exchange, and to a paper currency representative of coin, because convertible into it at the will of the holder. The reason is obvious; for coin, besides being recognized throughout the world as a medium of exchange, has a high intrinsic value, can be procured only by labor and in limited quantities, which can not be increased by statutory laws, nor suddenly by other means, while inconvertible paper money may be produced in indefinite quantities at a nominal cost, a note of the highest denomination costing no more than the lowest, and its volume depending solely on legislative enactment.

The history of irredeemable paper currency repeats itself whenever and wherever it is used. It increases present prices, deludes the laborer with the idea that he is getting higher wages, and brings a fictitious prosperity from which follow inflation of business and credit and excess of enterprise in ever-increasing ratio, until it is discovered that trade and commerce have become fatally diseased, when confidence is destroyed, and then comes the shock to credit, followed by disaster and depres-

sion, and a demand for relief by further issues.

A dollar legal-tender note, such as is now in circulation, is neither more nor less than the promise of the Government to pay a dollar to the bearer, while no express provision is made by law for paying the dollar at any time whatever; nor is there any existing provision for converting it into anything that stands in a tangible ratio to a coin dollar. As far as existing laws go, there is no reason why the legal-tender note of the denomination of a dollar should pass for 1 cent of gold, except so far as the Government compels creditors to accept it in discharge of obligations to pay mouey, and obliges the wealth and commerce of the country to adopt it as a medium of exchange. To this may be added, as an element of the value of the legal-tender dollar, the hope that the Government will sometime or other redeem its paper promises according to their import. The universal use of, and reliance upon, such a currency tends to blunt the moral sense and impair the natural self-dependence of the people, and trains them to the belief that the Government must directly assist their individual fortunes and business, help them in their personal affairs, and enable them to discharge their debts by partial payment. This inconvertible paper currency begets the delusion that the remedy for private pecuniary distress is in legislative measures, and makes the people unmindful of the fact that the true remedy is in greater production and less spending, and that real prosperity comes only from individual effort and thrift. When exchanges are again made in coin, or in a currency convertible into it at the will of the holder, this truth will be understood and

It is not intended to call in question the constitutional validity of the legal-tender acts, nor the wisdom of those who, in the midst of a rebellion which taxed the utmost resources and energies of the nation, deemed the issue of such notes essential to success. Repeated adjudications of the highest judicial tribunal of the land sustaining their validity must be accepted as conclusive of the question. All that is now meant to be asserted is that the exigencies which required the issue of such notes have passed away and the time has come for taking such steps as may be necessary to redeem the pledge then made. The power to do so, as well as the selection of means

to that end, is with Congress. The Secretary can do neither more nor less than obey and execute such laws as Congress may enact.

While it seems to be very generally conceded that resumption of specie payment is essential to the honor of the Government and to the general welfare, the views of intelligent and well-informed persons as to the best method of resumption are so widely divergent, and the plans that have been suggested so multifarious, that the Secretary feels embarrassment in suggesting a plan the details of which will commend themselves to Congress. But there are one or two fundamental ideas underlying the subject which, it is believed, must be the basis of any practical plan for resumption, and are, therefore, submitted for the consideration of Congress.

It is obvious that there can be no resumption by the Government so long as the volume of paper currency is largely in excess of the possible amount of coin available for that purpose which may come into the Treasury in any year and while no provision is made for the conversion of this paper money into anything having a nearer relation to coin, nor is it possible for the banks or people to resume so long as the large amount of irredeemable paper now in circulation continues to be by law legal tender for all private debts with reference both to the past and the future. While this state of things lasts gold will continue to flow from us and find employment where the natural laws of trade, unobstructed by restraining legislation, make its

daily use indispensable.

The Secretary, therefore, recommends Congress to provide by law that after an early and fixed day United States notes shall cease to be legal tender as to contracts thereafter made. But this provision should not apply to official salaries or to other ordinary expenditures of the Government under then existing contracts or appropriations. Between the day thus to be fixed and the time of final resumption a sufficient period should elapse to enable the people and banks to prepare for the latter by such gradual processes in business as will neither lead to violent contraction in credit and values nor suddenly increase the obligations of debtors. The sudden and immediate appreciation of the paper dollar to its par value in gold is not only no necessary element of redemption, but, as far as practicable, should be avoided. If during the period of the war the legal-tender acts operated as a bankrupt law, compelling creditors to give acquittances upon the receipt of less than the full amount of their debts, this is no reason why the law for resumption should now compel debtors at once to pay essentially more than they have contracted to pay. The adoption of such measure as will not suddenly increase the obligations of debtors will go far to allay and disarm whatever popular opposition to resumption of specie payment may now exist, and, besides, would be but just to the debtor class. The day from which new contracts must be discharged in coin should be fixed sufficiently far in advance to give the people and the banks time to understand it and to prepare themselves for it. It is believed that not many months will be necessary for that purpose; but, to avoid the mischiefs already indicated, this day should precede the day of final resumption by a longer period. The time should not, in the opinion of the Secretary, be extended beyond three years, and might safely be made as much less as, in the judgment of Congress, would sufficiently protect the interest of debtors and avoid the evils of too sudden contraction.

The law should also authorize the immediate conversion of legal-tender notes into bonds bearing a low rate of interest, which, while inviting conversion, should not be so high as to appreciate the legal-tender notes rapidly, and thereby operate oppressively on the debtor class. As an additional inducement to the conversion of United States notes into these bonds at a low rate of interest authority should be given for making them security for the circulation of national banks. The law should further provide the means for the redemption of such notes as may be presented for that purpose when the period of resumption shall have been reached. To this end the Secretary should be authorized to make a loan not exceeding the total amount of notes remaining unconverted at the time of resumption, less the surplus revenue to be made applicable to such resumption. It is probable that the gradual and continual revival of business will so far increase the revenues that a large loan will not be required for this purpose; but it is advisable that the Secretary be authorized to make it in order to meet the contingency of a failure of sufficient surplus revenues. Such a loan should be made by issuing bonds to run for such a time as the wisdom of Congress may suggest, and to be disposed of from time to time as the necessities of the case may require. In the opinion of the Secretary these bonds should run for a long period, and should bear interest at a rate not exceeding the lowest rate which the Government may then be paying in refunding its 6 per cent securities. Any substantial or useful movement for resumption necessarily involves supplying the Treasury with increased amounts of coin, either by increased revenues or an adequate loan. The present condition of the credit of the Government, which would be further enhanced by the adoption of measures for return to a specie basis, leaves no room for doubt that a loan for such purpose would

be readily taken at a low rate of interest. Measures should also be adopted requiring the banks to hold gold reserves preparatory to resumption on their part.

But the Secretary does not deem it proper to pursue the matter into further detail. If Congress shall conclude, as he earnestly hopes it will, that the time has arrived for the enactment of a law having for its object resumption of specie payments, its own wisdom will supply the necessary methods. That which is of the highest importance is the adoption of the definite policy of resumption. In view of the great and pressing importance of the speediest return to specie payment consonant with steadiness of business and avoidance of violent and sudden contraction, discussion of mere details in advance becomes of little practical consequence. What is demanded by the best interests of the Jovernment and the people, and by the highest considerations of virtue and morality, is that Congress shall undo that state of things which only the necessities of war justified or required in this respect. A wise modification of existing statutes, which neither enable nor permit the executive branch of the Government to effect the restoration of a sound currency, will leave the laws of trade free to resume their operations, and many matters of detail will adjust themselves. When the Government shall have resumed specie payment it may be expected that gold will flow into the country in obedience to the law of supply and demand, the export of our gold product will greatly diminish, and the millions of gold which now constitute only a commodity of trade will resume its proper functions by becoming again a part of the circulating medium. With the adoption of the policy of resumption free banking may safely be allowed, and the deficit of the actual amount of coin available for circulation can be supplied by bank notes convertible into coin in lieu of an inconvertible paper currency.

The business of the country has not yet recovered from the disasters of the last year's financial panic, the causes of which it is by no means difficult to trace. It was the direct and immediate result of that excessive development of speculative enterprises, overtrading, and inflation of credit which invariably follow large issues of inconvertible paper currency. The almost boundless resources and energies of the country must compel the gradual reestablishment of business, but capital, with its accustomed sensitiveness to danger, is slow to return to the avenues of trade. Values are tomed sensitiveness to danger, is slow to return to the avenues of trade. Values are fluctuating and uncertain. Labor receives its reward in a currency that is unsteady and whose purchasing power changes almost daily. Neither the reward of labor nor the value of commodities is measured by any certain standard.

The enactment of a law having for its purpose the substitution of a sound and stable medium of exchange for an irredeemable paper currency will tend to restore

confidence, and thus cause a revival of industries and general business.

There will be no better time in the future to enter upon the work of returning to a specie basis, and the Secretary feels that he cannot too strongly urge the adoption of the measure he has indicated, or such others as will more certainly lead to the desired end.

The trade dollar has been successfully introduced into the oriental markets with

advantage to American commerce.

A 20-cent silver coin being required for the purpose of convenience in making change, the enactment of a law authorizing the coinage of a piece of the denomination is recomended

The estimate of the Director of the Mint shows a gain in specie and bullion in the last two fiscal years of about \$38,000,000, and the stock of specie in the country to be

about \$166,000,000.

The estimated increase of coin and bullion is gratifying, being one of the evidences of a gradual recuperation of the country from the effects of a destructive civil strife, and in connection with an annual production of about \$70,000,000 of the precious metals, affords encouragement that a stock of coin may, within a reasonable time, and with favorable legislation, accumulate to an extent sufficient to enable resumption of specie payments to be undertaken and maintained.

There would appear to be no doubt that bullion converted into coin will, as a general rule, remain longer in the country than if left in an uncoined condition to seek foreign markets. Our policy should, therefore, be to encourage the coinage of

both gold and silver.

With respect to the charge made under existing laws for the coinage of gold, which in this country is the standard metal, it no doubt tends to create an adverse exchange, and causes bullion to be exported to London, where no charge for coinage of gold is made.

The expediency of continuing the charge in the present financial condition of the

country may well be doubted.

The attention of Congress is invited to the explanations of the Director of the Mint

in connection with the course of silver bullion.

With a view to the resumption of specie payments, it is important to manufacture a large quantity of silver coin to take the place of fractional notes, and as its preparation at the mints will require considerable time, it is recommended that authority be given the Secretary to commence the manufacture of such coinage, beginning with the smallest denomination, and to gradually withdraw the fractional notes,

The system of computing sterling exchange on the fictitious or assumed par of 4 shillings and sixpence to the dollar, and the equivalent, \$4.445 to the pound, which had been in use for a long period, ceased on the 31st of December last, under the provisions of the act of March 3, 1873, which fixed the par of exchange between the United States and Great Britain at \$4.861 to the pound, that sum being the value in United States money of a standard sovereign, compared with the pure gold contained in the standard gold dollar of the United States.

The new system has many advantages over the old one, especially in simplicity,

and having an absolutely correct basis.

[Report of the Secretary of the Treasury, December 6, 1875.]

RESUMPTION OF SPECIE PAYMENT.

The depression of business and general contraction of values which followed the financial panic of 1873 have continued to a greater or less degree in all parts of the country. Similar financial convulsions have occurred in other countries, and their effects are now being felt to a degree as great, perhaps, as in this country. These disastrous disturbances have been brought about in our own country by overtrading, overcredit, and excessive enterprise of a speculative character, stimulated by too great abundance of promises to pay, existing in the form of currency not based upon or convertible into the only actual money of the world and of the Constitution, gold and silver. Other commercial countries which have suffered and are now suffering from financial depression have felt the influence of like causes, while in some of them the temptation to carry prosperous times to excess has, as has often happened before, led to overproduction and that superfluity of trade and credit which must inevitably, sooner or later, be followed by a collapse and a corresponding period of depression. Although there are gratifying indications of increased activity in certain branches of business in the United States, it must be admitted that confidence has not yet been restored to the extent necessary to bring about a general revival, or to put the trade and industries of the country upon a basis of activity and permanent prosperity. Nor is it reasonable to expect that this will be done until there shall be a nearer approach to resumption of specie payment, and consequent improvement in the character of the currency. The constant disturbance of exchange and fluctuation of values, the uncertainties of business, the want of confidence between individuals, corporations, and communities, which all experience proves to be the inevitable result of the use of a medium of exchange possessing no intrinsic value, representing no considerable amount of labor in its production, and not convertible into that which is recognized as money throughout the commercial world, are considerations which should claim the attention of every thoughtful representative of the people. However rapid may be our increase in population, wealth, and material strength we can not take the rank as a commercial or business people, to which we are entitled by superior natural advantages and the productive energies of our population, or attract to us the surplus capital of the world, so long as we have fluctuating standards of value and such uncertainty in our fiscal legislation as makes the assembling of Congress and our frequent elections occasions of anxiety and apprehension not only with the holders of our securities abroad but with business men at home.

Great Britain has kept the value of her pound sterling substantially unvarying for two hundred years, and, in consequence of this steadiness, it has become the basis of the transactions not only of British commerce and trade but of all the world. In all civilized countries government negotiations with foreign moneylenders are made upon this basis, and, as a general rule, the only foreign bills current all over the world are those which are expressed in pounds sterling, payable in London, which city thus becomes the great center where a true measure of property and debts can be found; and hence the commerce of the world revolves around it and pays tribute to its commercial standard. With an unsteady and varying currency, having no fixed relation to the money of the world, but always much below its par value, we can never attain that commercial independence to which our great resources and active population entitle us.

Every branch of industry and all classes of people are alike interested in the restoration of a sound and stable circulating medium, the laborer and producer no less than the merchaft, bondholder, and banker. The present unequal and fluctuating currency oppresses and injures laborers and producers, who constitute a great

majority of our people, far more than it affects injuriously dealers in money. The difference between gold and our paper currency is a margin upon which experienced money-dealers do business, and it is this that gives the opportunity for artificial combinations whereby values are increased or reduced at pleasure. The purchasing power of the currency is increased or diminished by the manipulations of large operators united for that purpose, and producers and laborers are often made to suffer without effective power of resistance. Restoration of a sound and unvarying currency must bring better relative wages with more constant employment, because the value of labor, as of that which it produces, will be measured by a more certain standard; and with the return of confidence there must come activity, prosperity, larger markets, and greater demand, which, as both reason and experience prove, do not tend to lower wages or make employment less certain.

The claim that the large issue of inconvertible paper currency has been beneficial to producers is, perhaps, sufficiently disproved by reference to the reports of sales of leading articles of produce, such as wheat, corn, and pork, before and since the issue of such currency. The most trustworthy statistics show that such articles were sold in New York during the five years from 1870 to 1874, inclusive, for about the same

price that they brought in the five years from 1856 to 1860, inclusive.

On the other hand it is equally certain that the farmer has paid increased prices during the period from 1870 to 1874 for articles imported for consumption, upon all of which the difference between gold and currency must be paid by the consumer, who pays in the latter. Thus the producer of domestic articles is constantly subjected to loss in exchanging his products for such articles as coffee, tea, sugars, and other imported goods, which enter into daily consumption. In this connection it should be borne in mind that a greater volume of currency is required for the transaction of business when it consists of inconvertible paper, which does not circulate abroad, than when the currency in general use is gold, which flows through every artery of commerce. The statistics of our foreign trade illustrate this proposition. For every imported article the consumer must pay to the importer, besides the cost in gold, increased by his percentage of profit, as much more as the difference between gold and the currency with which payment is made. This difference, commonly called the premium on gold, increases by many millions the total amount which would otherwise be required to complete all such transactions.

The proper office of currency, whether it be gold or paper, is to serve as a medium of exchange for the adjustment of transactions between buyers and sellers. When it is sound and stable, receivable in all yarts of the commercial world, the amount which actually passes from hand to hand in business transactions is far below the volume of business. A small per cent thereof is adjusted by the actual handling of money. Exchanges are, for the most part, made by transfers of credits through banks and other agencies. Wherever exchanges and business transactions are conducted on the basis of coin, and paper convertible into it, the volume will be regulated by natural causes. Money, like merchandise, will go where there is a demand for it and where something of value can be obtained in exchange for it. When the financial panic of 1857 created a demand for gold in this country a ready and continued supply came steadily from abroad to meet the necessities of our people and brought speedy relief. Now, the enforced use of inconvertible paper currency not only obstructs the flow of gold from abroad but drives from the country the precious

metals yielded by our mines.

Good and bad currency can not be retained in anything like equal proportions in a country having commercial relations with other powers and peoples. The latter will drive away the former. Gold and silver will flow steadily to those parts of the commercial world where business is done on the basis of an unvarying standard of values, and where every issue of paper is convertible into the precious metals at the option of the holder, because they are needed there. Such is the inevitable operation of the law of supply and demand; and the present limited and inadequate supply of coin in this country is chiefly due to this cause. Gold has become a commodity of trade, the price of which from day to day depends largely upon the will of those who have combined to control the market. This presents a serious obstruction to all productive industries and commerce, and introduces into business transactions and lement of uncertainty, which often unsettles the most intelligent calculations, and tends to destroy confidence, without which there can be no real or permanent prosperity. Apparent but fictitious prosperity has often followed large issues of irredeemable paper currency, but no result is more certain to flow from a given cause than disaster and financial distress to follow an inflation of business and credit caused by excessive issues of paper currency. The philosophy which teaches by example as well as the deductions of reason establishes conclusively that there is no effective remedy for the evil but the removal of its cause.

The circumstances attending the issue of the United States notes now in circulation impose upon the Government a peculiar obligation to provide for their speedy and certain redemption in coin. They were issued in the exercise of a power which

can be called into use only in a time of supreme necessity, and were paid out for the support of an army composed of brave and patriotic citizens who had responded to the call of their country in the hour of its extreme peril. To suffer a promise, made at such a time and under such circumstances, to be dishonored by subsequent indifference or nonperformance, would be little better than open repudiation, and would

affect injuriously our national name and credit.

It is worthy of note that for the most part those who now oppose the redemption of legal-tender notes, and who ask for a further issue and continued and indefinite reissue of the notes now in circulation, were most strenuous in their opposition to such issues during the civil war. The acts authorizing such issues were denounced as in violation of sound principles of finance and not warranted by the Constitution. Their constitutional validity was resisted at every point and subjected to the test of judicial decision in almost every court in the country, both State and national. The supreme judicial tribunal of the nation upheld the acts as measures of necessity in a time of great exigency, but it has neither decided nor intimated that such power may be exercised by Congress in time of public tranquillity. Indeed, it is fairly inferable, from all the court has said in the various cases in which the question has been before it, that the issue of such notes in time of peace is not within the constitutional power of Congress. The language and argument of the court leave no reason to believe that it would sustain the claim of power to increase the volume of such issues or to reissue such as have been redeemed in obedience to law when the public exigency no longer exists. Those who opposed such issues at a time of supreme necessity, and insist upon further issues when the emergency has passed away, put themselves in the attitude of opposing war measures in the midst of war and advocating them in a time of profound peace. Congress carefully confined the operation of the act to the period of necessity by authorizing "the reissue from time to time,

as the exigencies of the public interests shall require."

The Government is bound not only by economic considerations and proper regard for the interest of the people but by express and repeated promises to provide for the redemption in coin of all its issues of legal-tender notes. The original legaltender act was regarded and treated at the time of its adoption as a temporary measure, made necessary and justifiable only by the exigency of war, which taxed all the resources and energies of the nation. The first act authorizing such issues (February 25, 1862) is entitled "An act to authorize the issue of United States notes, and for the redemption or funding thereof, and for funding the floating debt of the United States"—language that significantly expresses the views of the Congress by which it was passed. It authorized the issue of \$150,000,000 legal-tender notes, and made provision for funding them in bonds issued on the credit of the Government, bearing interest in gold and payable at a future day. This was the best the Government could do in the midst of its struggle for existence and rightful supremacy. The state of the public credit did not admit the possibility of the immediate procurement of a sufficient amount of coin to redeem the notes absolutely. A wellsettled principle of political economy forbade the issue of paper currency without providing for its redemption, and in obedience thereto Congress made the only practicable provision for the redemption of the notes which it authorized to be issued and stamped with the quality of legal tender. The act of July 11, 1862, which authorized a further issue of \$150,000,000, contained a like provision, and further provided that any notes issued thereunder might be paid in coin, instead of being converted into bonds, at the discretion of the Secretary of the Treasury. The notes thus authorized were issued and accepted by the people upon the assurance that they had the right to fund them in gold-bearing bonds of the United States, and this consideration undoubtedly constituted an important element of their value, and gave them a quality in aid of their circulation and free acceptance in all business transactions. In the opinion of wise and patriotic men, who, as the representatives of the people, were charged with maintaining the indissolubility and supremacy of our national Union, it was necessary to resort to this extraordinary measure for the purpose of carrying the war to a successful termination. It was, in substance and effect, a national war loan, based upon the credit of the Government and coupled with a pledge for redemption, but the period of payment was to be thereafter determined when the public exigency would permit. It was not, in the minds of those who devised and consummated the scheme, that the Government was about to enter upon the issue of an irredeemable paper currency, which should permanently take the place of the world's measure of values. Nor was it claimed by the most earnest advocate of the measure that the Constitution had given to Congress power to issue a permanent paper currency as a substitute for, and stamped by law with, the qualities which, in the estimation of political economists, could exist only in the precious In the light of the experience of the civilized world such a purpose would have been regarded as little better than financial madness, and its avowal by the authors of the legal-tender acts would surely have caused the defeat of the plan for exerting the borrowing power of the Government by means of such issues.

But the purpose and meaning of the acts in question are not left open for forensic discussion, having been authoritatively settled by the unanimous opinionof the highest judicial tribunal known to our constitution. As soon after the termination of the war as 1868, it was argued before the Supreme Court that the legal-tender notes of the United States were issued as money, a substitute for metallic currency, and that, having been made legal tender in payment of all debts, including (with certain exceptions) the Government's own, of course, when presented for payment, if similar notes, being legal tender, were offered in exchange for them, the debt would be discharged by a delivery of new notes of the same kind, and so on ad infinitum. To this argument the court replied:

"Apart from the quality of legal-tender impressed upon them by acts of Congress, of which we now say nothing, their circulation as currency depends upon the extent to which they are received in payment on the quantity in circulation and on the credit given to the promises they bear. In other respects they resemble the bank

notes formerly issued as currency.

"But on the other hand it is equally clear that these notes are obligations of the United States. Their name imports obligation. Every one of them expresses upon its face an engagement of the nation to pay the bearer a certain sum. The dollar note is an engagement to pay a dollar and the dollar intended is the coin dollar of the United States - a certain quantity in weight and fineness of gold or silver, authenticated as such by the stamp of the Government."

This authoritative declaration of the Supreme Court defines clearly and precisely the meaning and intent of Congress in the acts which authorized the issue, and should be accepted as conclusive of the obligation and duty of the Government to

provide for the payment in specie of all such issues.

Nor is this all. Subsequent to this decision, and for the purpose of putting a quietus upon the mischievous discussion of the subject, Congress, on the 18th day of March, 1869, declared by public act that "the United States solemnly pledges its faith to make provision at the earliest practicable period for the redemption of the

United States notes in coin."

These provisions of the various acts of Congress, which were passed with the approval of the Executive, the clear adjudication of the Supreme Court, as well as the plainest principles of political economy and proper regard for the public welfare, commit the Government to the redemption in coin of the notes issued under the circumstances before stated. National faith and honor could not be more dis-

In view of these solemn and repeated pledges, it seems idle to resort to the consideration of elementary principles of finance to prove the evils of an irredeemable paper currency. In the face of such pledges, disregard of which would bring national dishonor, and serious, if not irreparable, injury to the public credit, it can hardly be necessary to discuss questions of expediency, or to point out the ills which the experience of the civilized world shows must follow a violation of well-known

laws of political economy.

It is among the first and most important functions of Government to give to its people a sound and stable currency, having a fixed relation to the standard of values in general use among nations. The true matter with which Government has to do is not so much a question of the volume as of soundness and stability of the currency. When it has established a currency of fixed and stable value, having a known relation to that of other powers, and furnishing a uniform medium of exchange, the volume may and should be left to be determined by the wants of trade and business. Natural causes, aided by individual effort and enterprise, will regulate the volume of currency far more wisely and with greater safety to business than acts of Congress imposing artificial limits, subject to increase or diminution at every session.

The existing provision of law making United States notes legal tender for all debts, both public and private, with certain exceptions relating to transactions with Government, is an artificial barrier to the use of gold and silver, tending not only to prevent the flow of gold toward this country, but promoting the shipment abroad of our own production of the precious metals. For this reason Congress should abolish the legal-tender quality of the notes, as to all contracts made and liabilities arising after a fixed day. The first day of January, 1879, being already fixed by law as the time when the redemption of United States notes then outstanding shall begin, it would be proper and safe to provide that such notes shall not be legal tender for contracts made, or liabilities incurred after the first day of January, 1877. Such an act would not too suddenly change the value of the notes, and would not affect injuriously either debtors or creditors, but would remove a present obstruction to the retention of our gold and silver production, and create a demand for the return of gold now abroad, thus promoting final resumption by preparing the country for it.

In furtherance of the purpose of the act of the last Congress to provide for the resumption of specie payments, the Secretary recommends that authority be given for funding legal-tender notes into bonds bearing a low rate of interest. Such bonds should run for a longer period of time than those now authorized for refunding the interest bearing debt, and should be made available to national banks for deposit to secure their circulation and other liabilities to the Government, and should bear a rate of interest so low as not to cause too rapid absorption of the notes. It seems probable that a bond bearing interest at the rate of 4 per cent would invite the funding of sufficient amount of legal-tender notes to lessen materially the sum of gold which, in the absence of such provision, must be accumulated in the Treasury by the 1st of January, 1879, to carry out the imperative requirements of the act of January 14, 1875. If it be apprehended that authority to the Secretary to fund an unlimited amount of notes might lead to too sudden contraction of the currency, Congress could limit the amount to be funded in any given period of time. The process being in no sense compulsory as to the holders of United States notes, and the rate of interest on the bonds being made low, it is not probable that currency which could find profitable employment would be presented for redemption in Only the excess of notes above the business would seek such conversuch bonds. sion. Authority to the Secretary of the Treasury to redeem and cancel two million of legal-tender notes per month by this process would greatly facilitate redemption at the time now fixed by law, and besides would have the advantage of publicity as to the exact amount to be withdrawn in any given month. Bonds issued for this purpose should be of the denomination of fifty and one hundred dollars, and any multiple thereof, in order to meet the convenience of all classes of holders of United States notes.

The faith of the Government now stands pledged to resumption on and after January 1, 1879, and to the final redemption and removal from the currency of the country of the legal-tender notes as fast as they shall be presented for redemption, according to the provisions of the act of January 14, 1875. To resume on the 1st of January, 1879, without further legislation, would require the accumulation of a large amount of gold in the Treasury in order to avert the possibility of failure of the plan. Such an amount of gold can be procured with difficulty, and not without more or less embarrassing effect upon the trade and commerce of our own and other countries. The present abundance and cheapness of both currency and capital presents a favorable opportunity for the withdrawal and redemption of a considerable part of the outstanding legal-tender notes, thereby making easy and effectual the redemption now pledged. Such withdrawal of legal-tender notes, thus dispensing with the necessity for accumulating gold in the Treasury in proportion to the amount withdrawn, would tend to appreciate those remaining outstanding and make it easier to protect and keep in circulation the silver coin now authorized to be issued.

The act last referred to is an express recognition of the duty and obligation of the Government to resume specie payment at the day therein named, and, however widely different may be the views of intelligent persons upon the means adopted by Congress, it is gratifying to know that the end sought to be reached has met the concurrence of the country, and that a majority of the people, wherever the matter has been publicly and fully discussed, have signified their approval of the determination of Congress to be faithful to its pledges, and to relieve them of the ills of an

irredeemable paper currency.

The act in question not only makes express provision for resumption at a fixed date, but commits the Government to the use of all such means as may be needful to that end. If experience shall show that the means provided by Congress need to be supplemented by further legislation for the easier and more certain accomplishment of the end, it must be assumed that Congress will not suffer the great purpose to be impeded for want of such additional legislation. The act confers large powers on the Secretary of the Treasury, touching the issue of United States bonds for the purpose of procuring the supply of gold necessary to execute such of its provisions as go into immediate operation, and to provide for the redemption in gold of United States notes outstanding on and after the 1st of January, 1879. In this respect the power conferred on the Secretary is ample; but if, for any cause, it should be found impracticable to accumulate in the Treasury a sufficient amount of gold to carry out the provisions of the act, the Secretary is left without the choice of other means to accomplish the end. It may, perhaps, be doubted whether the process of accumulating a large amount of gold by a given time could go on without meeting opposition from the financial powers of the world. It is safe to say that so large an amount of gold as would be required to carry out the purpose and direction of the act can not be suddenly acquired. It can be done only by gradual processes, and by taking advantage of favorable conditions of the money market from time to time.

The loss of interest on large sums hoarded in the Treasury for a considerable period in advance of January, 1879, is a consideration not to be disregarded, although it should not be permitted to outweigh the benefits to result from full and complete

execution of the act.

The Secretary regrets that the condition of the Treasury has been such as to ren-

der it necessary to make sales of gold coin from time to time to meet current expenditures payable in currency. Such sales have been made in New York City, upon public notice, in accordance with the plan previously adopted, and have been limited from month to month to the amount necessary to keep on hand a sufficiency of currency to meet probable demands upon the Treasury under existing appropriations. It is the desire of the Secretary to retain in the Treasury, so far as practicable, the gold received from customs, and sales are discontinued whenever the balance of currency in the Treasury is sufficient to meet currency payments.

The diminished use of silver coin in various European countries, and the increasing production of our silver mines, would appear to render the present a very favorable time for procuring supplies of bullion for the manufacture of silver coin to be

used in the redemption of the fractional currency.

So much of the act of January 14, 1875, as relates to the purchase and coinage of silver for redemption of fractional currency has been put into partial operation, and is now being executed as rapidly as the exigencies of the case will admit. Since the passage of the act 8,242,642 ounces of silver bullion have been purchased at an average price of 111% cents per standard ounce. The mints have been put into active operation and the aggregate amount of silver coin now in the Treasury is \$10,000,000.

The Secretary has been urged to begin the work of resumption by issuing silver coin in redemption of outstanding currency, and it has been insisted that, under the first section of the act, he has no discretion, but must issue the silver coin as fast as it can be turned out from the mints. While the act requires the coinage to proceed as rapidly as practicable, it does not, in terms, require the Secretary to issue it at once; nor does it fix the period of time when the issue must begin. For obvious reasons it has been, and yet is, impracticable to put or keep silver coin in circulation. The present depreciation of currency below gold precludes the probability that silver would remain in circulation, and, therefore, it has been deemed impracticable to issue it for the present, or until, by the nearer approach of, or greater preparation for, general resumption, there shall be such an appreciation of the circulating currency of the country as would give assurance that the silver coin to be issued would not be hoarded for shipment abroad, or converted into plate and jewelry, or reduced to bullion.

[Report of Hon. Lot M. Morrill, Secretary of the Treasury, December 4, 1876.]

RESUMPTION OF SPECIE PAYMENTS.

In March, 1869, by an act entitled "An act to strengthen the public credit," the faith of the United States was "solemnly pledged to the payment, in coin or its equivalent, of all the obligations of the United States not bearing interest, known as United States notes, and of all the interest-bearing obligations of the United States," and, further, "to make provision, at the earliest practicable period, for the redemption of the United States notes in coin."

By the act of January, 1875, Congress declared the purpose of resumption of specie payments on January 1, 1879, and to that end, and in execution of the pledge of the act of 1869, provided for the redemption of the United States notes and for the issue of national-bank notes in lieu thereof, and thus, amid conflicting theories, declared, in effect, a monetary system combined of coin and national-bank notes, redeemable in coin at the demand of the holder, in harmony with the Constitution and the

traditional policy of the American people.

By this legislation it will be perceived that the United States is fully committed to the resumption of specie payments on a given day in January, 1879, by the method of redemption of United States notes current as lawful money and the substitution therefor of national-bank currency, the equivalent of money by its convertibility into coin on demand. The popular favor with which this enactment was hailed, looking to the consummation of an exigent measure of public necessity, was modified only by an apprehension of the possible inadequacy of its terms to accomplish its end. A return to the constitutional standard of values at any time will doubtless, to some extent, involve a reduction in nominal prices and consequent contraction of the volume of currency, but this is not of itself a necessary evil, and if it were it would be an evil incident to a vicious system, not to be cured by its continuance, while the measure itself is demanded by the highest economic considerations and principles of honest dealing among men. Besides, the troubles likely to grow out of enforced resumption are believed to be greatly exaggerated. Restoration of

the constitutional standard of values by resumption, and the extinction of irredeemable notes current as money, and the enforcement of payment in coin on demand, of the national-bank notes treated as the equivalent of money, are obviously alike of national obligation and public necessity. The suspension was the act of the National Government, and to the National Government the people properly look to take the initiative in resumption. Having, under its authority to coin money, assumed to regulate the currency of the country, and as the States are inhibited "to make anything but gold and silver coin a tender in payment of debts," and as irredeemable and inconvertible paper currency is essentially repugnant to the principles of the Constitution and the traditional policy of the American people, it is obviously incumbent on the Government to maintain and preserve the money standard of values of the Constitution and to enforce the obligation of payment in coin on demand, at the option of the holder, of all paper money. Now, as for a long time heretofore it has been, a large proportion of the national currency, as prescribed by the Government of the United States, is alike irredeemable, inconvertible, and depreciated paper money; but it has been enforced as a substitute for the money of the Constitution—coin. The United States notes, commonly known as legal tender, regarded as a substitute for money, are an anomaly in our monetary system, tolerable and possible only in the exigencies of civil war—the offspring of its perils and limited to its necessities. To allow their continuance as such, after the cause which justified their existence had ceased, is to violate the conditions of their inception and to sanction what was only tolerable as a necessity, by impressing upon it the stamp of legitimacy. The purport of the legal-tender note was and is a promise to pay. Its legal characteristic has been definitely settled by the Supreme Court. Justice Bradley, in speaking of it, says:

"It is not an attempt to coin money out of a valueless material, like the coinage leather or ivory or kowrie shells. It is a pledge of the national credit. It is a comise by the Government to pay dollars. The standard of value is not changed. of leather or ivory or kowrie shells. It is a promise by the Government to pay dollars. The standard of value is not changed. The Government simply demands that its credit shall be accepted and received by the Government simply demands that its credit shall be accepted and received by the control of the pending exigency. * * * No one supof leather or ivory or kowrie shells. public and private creditors during the pending exigency. * * * No one supposes that these Government certificates are never to be paid—that the day of specie

payment is never to return. And it matters not in what form they are issued. * * * Through whatever changes they pass, their ultimate destiny is to be paid."

Dealing with this question, Senator Sherman, chairman of the Committee on

Finance, in a recent speech in the Senate, says:

"I might show you, from the contemporaneous debates in Congress, that at every step of the war the notes were regarded as a temporary loan, in the nature of a forced loan, but a loan cheerfully borne, and to be redeemed soon after the war was over. * * No one then questioned either the policy, the duty, or the obligation of the United States to redeem these notes in coin."

These notes did not and do not purport to be money, they are rather the symbolic expression of the Government's authority in its extremity to supply its needs. The quality of legal tender with which they were impressed should have been coexist-

ent only with the necessities of which they were the offspring.

Having served their end, they existed properly only as evidence of Government indebtedness, to be provided for as other debt obligations. Indeed, this was the logic and the law of the legal-tender notes in their inception and treatment as interpreted by the provisions of the acts by which issued, by the provisions of law for their payment as a part of the public debt, and by the judgment of the Supreme Court of the United States. At the close of the war they were a portion of the public debt, and they are a constituent element in our currency to-day only because the original provisions for their funding have not been enforced and that fanciful and speculative theories have proposed their permanent incorporation into our monetary system as not incompatible with the hard money of the Constitution and the hard-money traditions of our people. That policy which tolerated the continuance of these notes as money after the close of the war must be regarded as a public misfortune. At that time they were, according to original design and by the logic of their existence, to be funded as an obligation of indebtednesss—to be embodied with the public debt, and not to be treated or tolerated as an element of the national currency. They were to pass out of the category of currency and to take their place with the public debt. Congress, in 1869, treated them as a portion of the public debt and pledged the faith of the nation in their redemption, as such, at the earliest practicable period, and the act of 1875 contemplated their redemption in January, 1879.

By this latter act the policy of speedy resumption of specie payments is not only declared, but a monetary system for the United States clearly indicated, with provisions for the redemption of irredeemable paper current as money, and the issue in lieu thereof of national-bank notes redeemable in coin at the option of the holder,

and a return by that method to the metallic standard of the Constitution.

It remains only to consider the adequacy of the provisions of the measure for resumption in 1879 to accomplish its object.

As a further provision deemed essential to the purpose of resumption, it is recommended that in addition to the authority of the Secretary of the Treasury already conferred, to provide for redemption of legal-tender notes on and after the day provided for resumption, by the accumulation of an adequate amount of gold to meet the volume of \$300,000,000 of legal-tender notes, which will then be outstanding, by the sale of United States bonds, authority be given him from time to time, as he may deem expedient and the state of the finances admit, to fund these notes into a bond bearing a rate of interest not more than 4½ per cent, with not less than thirty years to run, with such limitations as to the amount to be so funded in any given period as Congress, in its discretion, may determine.

A sudden accumulation of gold in amounts sufficient to meet so large a demand as that contemplated in January, 1879, is deemed impracticable; while to accumulate in advance of that time would be attended with necessary loss of interest, would be likely to disturb money exchange, and embarrass the funding of our national securities. The present time is regarded as opportune for the gradual withdrawal of these notes. It is believed they would not be greatly missed from the circulating medium, as their place will readily be supplied by the issue of national-bank notes

under this act.

The act of January 14, 1875, entitled "An act to provide for the resumption of specie payments," as methods of its accomplishment, requires the redemption of the outstanding fractional currency in silver coin; the increase of the volume of gold coin by cheapening the coinage of gold bullion; the substitution, as the business demands of the country may require, of national-bank notes for the legal-tender notes of the United States in excess of \$300,000,000; and the ultimate redemption of the entire legal-tender notes on and after January 1, 1879, as they shall be presented.

In pursuance of these provisions the issue of subsidiary silver coin and the redemption of fractional currency are successfully progressing; \$22,000,000 of silver change has been issued and \$13,000,000 of fractional currency redeemed. The capacity of the mints is believed to be equal to the coinage, in the present fiscal year, of the balance of the fractional currency outstanding, and they are now working at their full capacity.

The coinage of gold bullion for the past year has been 1,949,468 pieces, of the value of \$38,178,962.50—an increase of \$4,624,997.50 over the operations of the previous year, which is an increase compared with the previous year of the amount of gold

operated on of \$14,327,686.

Legal-tender notes have been reduced by redemption and the issue of national-bank notes to the amount of \$14,464,284, leaving the amount of legal tenders \$367,535,716. As the demand for national-bank currency is limited, with slight probability of its immediate increase, the contemplated reduction of these notes in excess of \$300,000,000 prior to January, 1879, is not likely to be realized. It is believed that the larger portion of them will at that time remain outstanding. It will be observed that, in contemplation of the act, the Secretary is limited in the issue of silver coin by the sum of fractional currency to be redeemed by it and a reduction of the legal tenders to the amount in excess of \$300,000,000. Besides this he is required to make adequate preparation and provision for the redemption, in coin, of legal-tender notes outstanding at the prescribed period of resumption. It is apparent that the silver coin may be substituted for the fractional currency and the gold coin increased, while there is little probability of retiring the entire amount of legal tenders in excess of the \$300,000,000. It will be observed that it is incumbent on the Secretary to prepare to provide for the redemption of all legal-tender notes which may be presented on and after that date, and that the means at his command, to this end, are the surplus revenues existing at that time not otherwise appropriated, and the proceeds of the issue, sale, and disposal of certain descriptions of United States bonds at par in coin to the extent necessary to carry this act into effect. This involves the necessity of the accumulation of coin to the amount of the actual demand for redemption of these notes on that day and any day thereafter. There will likely be at that time not less than \$300,000,000 outstanding, and probably no inconsiderable amount in excess of that sum.

Here, it will be seen, is an imperative requirement of the Secretary to redeem in coin, on a given day, the legal-tender notes amounting to \$300,000,000, and authority to prepare and provide for it. He may sell United States bonds to obtain the needful coin to the extent necessary to carry this act fully into effect. The act contemplates the accumulation of the needful amount of coin against the day of resumption, but, as the necessary amount on a given day is determinate only at the option of the holders of the notes to be redeemed, the amount to be provided for is necessarily uncertain, and, as it will depend upon events or a condition of things over which he has little or no control, impossible for him to determine. He is authorized, if in his judgment deemed necessary, to carry the act into effect, to accumulate an amount of gold equal to the entire amount of the legal tenders outstanding on

that day; but this, if it were not morally impossible, would be so inexpedient, as a financial measure, that it is not to be presumed to have been contemplated by Congress, and so not incumbent on the Secretary. Still he is expected and required to meet the demand of redemption by the accumulation of coin adequate in amount, at his discretion, with no certain data for his guidance in the exercise of it. What is essential for him to know, in order to the performance of the duty, is what amount of notes will certainly be presented for redemption on the 1st of January, 1879. As this is clearly not attainable, he is left to deal with what is probable, determinable upon the condition of such general causes as will be likely to attend that event. It would not be difficult in the present state of monetary affairs to make a probable estimate of the amount required if the redemption were to take place in January next; and it is probable that accumulation of an amount of coin equal to a moiety of the sum total of these notes would be an ample preparation; but, while it is to be hoped that the credit of our bonds may not be less in 1879, it may not be known that in other respects the situation will favor such result. It is, however, deemed probable in any supposable condition of monetary affairs that, if no inconsiderable reduction of the volume of these notes should be made in anticipation of the redemption of 1879, the preparation required by accumulation of coin for demands of January, 1879, and immediately thereafter, must be at least an equal proportion of the sum total of the notes outstanding. As to the surplus revenues as a measure of redemption such is the present and probable future of these revenues and the demands upon them that it is not deemed at all probable that any considerable sum not otherwise appropriated could be devoted to this end. In this connection, however, it is proper to observe that now, for the first time in many years, owing to the large reduction of currency payments, the sales of gold, to obtain the equivalent currency therefor, are no longer necessary, and thus a considerable accumulation of gold may be anticipated from the surplus from the customs revenue.

By the act of January 14, 1875, the limitation upon the issue of national-bank notes

By the act of January 14, 1875, the limitation upon the issue of national-bank notes was repealed and the volume of currency left to be determined by the business demands of the country. The Secretary of the Treasury was required to retire of legal-tender notes 80 per cent of the sum of national-bank notes then issued in excess of \$300,000,000. The amount of additional currency issued since the passage of this act is \$18,080,355, and legal-tender notes to the amount of \$14,464,282 have

been retired.

By the act of June 20, 1874, national banks might withdraw their circulation in whole or in part by depositing lawful money with the Treasurer and withdraw a proportional amount of the bonds; and it was made the duty of the Secretary to retire legal tender notes to the extent of 80 per cent of the bank notes thereafter issued. Under this act \$52,853,560 of legal-tender notes have been deposited in the Treasury, and \$37,122,069 of bank notes, accordingly, have been redeemed and destroyed.

The amount of legal-tender notes outstanding November 1, 1876, was \$367,535,716. The amount of said notes on deposit for the purpose of retiring circulation was \$20,910,946. The amount of national bank notes in circulation on that day was \$29,143,464 less, and of legal tender \$14,464,284 less, than on January 14, 1875—a

total decrease in circulation, under the operation of the act, of \$43,607,748.

From these facts, as well as from the large accumulations of money at the money centers and the lack of demand for it, it is apparent that the volume of currency is largely in excess of the real demand of legitimate business, and that a portion of the legal tenders might be gradually withdrawn without embarrassment to the

business of the country.

In the interest of permanent redemption, and as a means of maintaining the same, it is deemed important also, if not quite indispensable, that provision should be made requiring the national banks to gradually provide coin in such ratio as the Secretary of the Treasury may direct, and to hold the same as a part of their legal money reserve, so that said reserve on the 1st day of January, 1879, shall be equal in amount to the entire reserve required by law. To the same end, as the fractional currency is withdrawn, it is deemed expedient that not only the vacuum caused thereby in the matter of change should be made good, but that, as additional change, the volume of silver should be increased to the amount of at least \$80,000,000 and silver made a legal tender to the amount of \$10 in all cases, except the obligations of the Government of the United States and the customs dues.

PAYMENT OF GOVERNMENT OBLIGATIONS IN COIN.

The report of the Director of the Mint shows that, notwithstanding the silver dollar occupied in law prior to April 1, 1873, the position of an unlimited legal tender, gold has, for many years past, been the money of payment in this country.

It appears that but a comparatively small sum in silver dollar pieces was ever coined, and that it at no time constituted an appreciable part of the circulation.

This was due to the fact that silver was more valuable as bullion than its stamped or legal-tender value in the form of dollars. Since the fall of silver propositions for the revival of the silver dollar have been made, and the position which it would occupy with reference to unexpired coin obligations, should its coinage with unlimited tender be again authorized, has been the subject of considerable discussion.

The question whether the pledged faith of the United States to pay its obligations in coin would justify their payment in the silver dollar is of no small importance as affecting public securities of the United States. In any discussion of the question it must be conceded in the outset that the silver dollar was the unit of value, having the quality of legal tender for all sums and in all cases, and that the terms of the United States obligations do not exclude payment therein, and that the act of 1889, in which is the pledge of payment in coin, does not, in terms, discriminate against silver. These provisions are broad enough, in terms, to include payment in either gold or silver, and compels an inquiry into the history, production, issue, and subsequent treatment of these obligations, and the relative condition of gold and silver coin as money of payment in order to a correct interpretation of the meaning of the language "payment to be made in coin."

Not long after the close of the civil war, which gave rise to these obligations, doubts arose as to the kind of money in which these securities were payable and which led to the passage of the act of 1869, entitled "An act to strengthen the public credit," and it was intended to dispel all hesitation or doubt as to the purpose of the Government upon the question, and by which the faith of the United States was pledged to the payment in coin of all its obligations except those expressly otherwise provided for. This legislative action was in harmony with that of the executive admin-

istration.

What, then, was intended and understood to be intended by this pledge of the Government? Was it that the public securities were to be paid in gold coin or in silver,

or might be in either?

It will not be questioned by anyone conversant with the question at that time that the popular impression, not to say general conviction, was that the pledge was for payment in gold. This belief may have been obtained from the fact that the interest on this class of obligations, payable in coin, had uniformly been paid in gold, that the customs receipts had been set apart to this end, and that these were paid in gold, and that the silver dollar had, as money of payment, theretofore gone into general disuse, especially in all large transactions, and should scarcely be considered as contemplated in any measure having for its object to provide for payment of sums so ample as the interest on the public debt, at that time amounting to the sum of \$130,000,000. This view of the subject receives no inconsiderable support also in the legislation of Congress in 1873, by which the legal-tender quality of the silver coin was limited to \$5. By force of the laws of trade, quite independent of those of Congress, the legal-tender silver dollar had actually disappeared from circulation as money, and, although not abolished by act of Congress, it did not, as a matter of fact, exist for commercial purposes, and did not enter into money payments. The object and intent of the act of 1873 was confessedly to give to gold the precedence in the statutes of the country it held in the commercial world practically, and to declare the gold dollar in law to be what it was in fact—the representative of the money unit. Gold had for many years been treated as the principal money of coin payments in legislation and in the transactions of the Treasury Department.

By the act of 1863 the Treasury was authorized to receive deposits of gold coin and bullion and to issue certificates therefor redeemable in gold coin, thus indicating that its obligations called for payment in gold and not in silver. This provision, it will be seen, is in consonance with the fact that our foreign exchanges for many years have been made upon the gold basis, and thus it is apparent that the general understanding has been of late years, for the consideration stated, that the money of coin payments was gold, and an obligation to pay in coin required payment in

gold coin.

As was contemplated by Congress in the policy declared in 1869, the public securities then depressed immediately arose to par in gold, and have since maintained an enviable position at the money centers of the world. The 5-20 6 per cent bonds, then selling at 88 cents on the dollar, soon arose to par in gold coin, and have since borne the average premium of 5 per cent at home and abroad. At the present time the borrowing power of the Government is something less than 4½ per cent. Its 4½ per cent bonds, on short time, are readily taken at par in gold, and sold at a premium in this country and in Europe. If no disturbing element enters into our present monetary system, affecting the present policy of the Government, it is believed that it will be found practicable, at no remote period, to fund the national debt into a 4 per cent bond having from thirty to fifty years to run, and this at an annual saving in the interest of the public debt of \$25,800,000, a sum which, if invested in a sinking fund at 4 per cent annually, would pay off the present national funded debt in a fraction over thirty years.

It is a matter of deep public concern that a policy so beneficent in results and advantageous to the future should receive no detriment from conflicting interests, policies, or theories. Whatever may be thought of the right to pay these public securities in cheaper money, it will remain true that it is lawful to pay them in gold coin, that the belief that they were to be so paid has a practicable value in the probable reduction of the public debt equal to one-fourth of the amount of the annual

It is respectfully submitted that the coin payment to which the faith of the nation was pledged in 1869 was gold and not silver, and that any other view of it, whatever technical construction the language may be susceptible of, would be regarded as of doubtful good faith and its probable effect projudicial to the public credit.

ISSUE OF SILVER COIN.

Immediately upon the passage of the act of April 17, 1876, the Department, through its several independent-treasury offices, began to issue, in redemption of the outstanding fractional currency, the subsidiary silver which has been coined under the authority of the resumption act of January 14, 1875. To further relieve the pressing demand throughout the country for money of small denominations, the silver coin in the Treasury, previous to the passage of the act above mentioned, was also issued in payment of currency obligations of the Government.

Under the authority for the issue of silver coin granted by the act of July 22, 1876, the Department, in addition to redeeming fractional currency, whenever presented for that purpose, has also issued silver coin in exchange for legal-tender notes as rapidly as the coinage at the mints would permit.

From the date first mentioned, to and including October 30, 1876, there has been issued of silver coin, as aboved stated, \$22,096,712.16, of which amount there has

been issued for fractional currency redeemed and destroyed \$12,953,259.43.

The demand for silver coin for circulation, though growing less urgent, still continues fully equal to the capacity of the mints to supply it. Until this demand shall have ceased the coinage will be continued as rapidly as practicable to the limit authorized by law.

[Report of the Secretary of the Treasury, December 8, 1877.]

RESUMPTION OF SPECIE PAYMENTS.

By the resumption act approved January 14, 1875, the Secretary of the Treasury is required to redeem legal-tender notes to the amount of 80 per centum of the sum of national-bank notes issued, and to continue such redemption, as circulating notes are issued, until there shall be outstanding the sum of \$300,000,000 of such legaltender United States notes and no more.

In obedience to this act there have been issued since March 1, 1877, to national banks, \$16,123,995 of circulating notes and there have en redeemed, retired, and canceled \$12,899,196 of United States notes, leaving outstanding on the first instant the sum of \$351,340,288.

By the same act it is provided that, on and after the first day of January, 1879. the Secretary of the Treasury shall redeem, in coin, the United States legal-tender notes then outstanding, on their presentation for redemption at the office of the assistant treasurer of the United States in the city of New York, in sums of not less than \$50. "And, to enable the Secretary of the Treasury to prepare and provide for the redemption in this act authorized or required, he is authorized to use any surplus revenues, from time to time, in the Treasury not otherwise appropriated, and to issue, sell, and dispose of, at not less than par, in coin, either of the descriptions of bonds of the United States described in the act of Congress approved July 14, 1870, entitled 'An act to authorize the refunding of the national carry this act into full effect, and to use the proceeds thereof for the purposes aforesaid."

In obedience to this provision the Secretary has sold at par, for coin, \$15,000,000 41 per cent bonds, or \$5,000,000 during each of the months of May, June, and July last, and has sold \$25,000,000 at par, in coin, of 4 per cent bonds, or \$5,000,000 for each of the months of Angust, September, October, November, and December. Of the coin thus received \$4,000,000 have been sold for the redemption of United States notes and the residue is in the Treasury. The surplus revenue has also, under the same authority, been applied to the redemption of the residue of United States notes

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not redeemed by the sale of coin as above stated, and the balance is held in the

Treasury in preparation for resumption.

These operations, aided greatly, no doubt, by the favorable condition of our foreign commerce, have advanced the market value of United States notes to 974 per cent, or within nearly 24 per cent of coin. They have also conclusively demonstrated the practicability of restoring United States notes to par, in coin, by the time fixed by law, and that without disturbing either donestic or foreign trade or commerce. Every step has been accompanied with growing business, with the advance of public credit, and the steady appreciation of United States notes. The export of bullion has been arrested and our domestic supply has accumulated in the Treasury. The exportation of other domestic products has been largely increased, with great advantage to all industries. The course adopted under the resumption act, as herein set forth, if pursued, will probably be followed with like favorable results, and a sufficient fund for the maintenance of resumption will doubtless accumulate in the Treasury at or before the date fixed by law. The provision for free banking has aided this process by allaying imaginary fears that would otherwise have been aroused by the withdrawal of United States notes.

The Secretary can not too strongly urge the firm maintenance of a policy that will make good the promise contained in the United States notes when issued—a promise repeated in the act "to strengthen the public credit," approved March 18,

1869, and made definite and effective by the resumption act.

Dishonored notes, less valuable than the coin they promise, though justified by the necessity which led to their issue, should be made good as soon as practicable. The public credit is injured by failure to redeem them. Every holder who was compelled by law to receive them has been deprived of a part of his just due. Now, when our national resources are ample, when the process of appreciation is almost complete, when the wisdom of the existing law has been demonstrated, it is the dictate of good policy and good faith to continue this process of preparation, so that at or before the time fixed by law every United States note will have equal purchasing power with coin. To reverse this policy in the face of assured success will greatly impair the public credit, arrest the process of reducing the interest en the public debt, and cause anew the financial distress our country has recently suffered.

The resumption act contemplates the reduction by the 1st day of January, 1879, of the amount of United States notes to \$300,000,000, by the cancellation of such notes to the extent of 80 per cent of the circulation issued to national banks.

The amount of circulation so issued may not be sufficient to accomplish the reduction contemplated. The Secretary, therefore, recommends that authority be given to gradually fund into 4 per cent bonds all United States notes in excess of \$300,000,000, the bonds to be issued at par for coin or its market equivalent in United States notes. This will be in harmony with the declared object of existing law, and will open an easy way by which the people may invest their savings in a public security. Or the reduction of United States notes to the maximum of \$300,000,000 may be accomplished if Congress will authorize the coinage of the silver dollar, to be exchanged for United States notes on the demand of the holder, such notes to be retired and canceled.

Existing laws do not clearly define whether United States notes, when redeemed after January 1, 1879, may be reissued. The first section of the resumption act plainly provides for the permanent substitution of silver coin for the whole amount of fractional currency outstanding Section 3 plainly provides for the permanent reduction of United States notes to an amount not exceeding \$300,000,000. No distinct legislative declaration is made in the resumption act that notes redeemed after that limit is reached shall not be reissued, but section 3579 of the Revised Statues of the United States provides that "when any United States notes are returned to the Treasury they may be reissued, from time to time, as the exigencies of the public

interest may require.

The Secretary is of the opinion that, under this section, notes, when redeemed after the 1st of January, 1879, if the amount outstanding is not in excess of \$300,000,000, may be reissued as the exigencies of the public service may require. A note redeemed with coin is in the Treasury and subject to the same law as if received for taxes, or as a bank note when redeemed by the corporation issuing it. The authority to reissue it does not depend upon the mode in which it is returned to the Treasury. But this construction is controverted, and should be settled by distinct provisions of law. It should not be open to doubt or dispute. The decision of this question by Congress involves, not merely the construction of existing law, but the public policy of maintaining in circulation United States notes, either with or without the legal-tender clause. These notes are of great public convenience; they circulate readily; are of universal credit; are a debt of the people without interest; are protected by every possible safeguard against counterfeiting, and, when redeemable in coin at the demand of the holder, form a paper currency as good as has yet been devised. It is conceded that a certain amount can, with the aid of an ample reserve in coin, be always maintained in circular

tion. Should not the benefit of this circulation inure to the people, rather than to corporations, either State or national? The Government has ample facility for the collection, custody, and care of the coin reserves of the country. It is a safer custodian of such reserves than a multitude of scattered banks can be. The authority to issue circulating notes by banks is not given to them for their benefit, but for the public convenience and to enable them to meet the ebb and flow of currency caused by varying crops, productions, and seasons. It is indispensable that a power should exist somewhere to issue and loan credit money at certain times and to redeem it at others. This function can be performed better by corporations than by the Government. The Government can not loan money, deal in bills of exchange, or make advances on property.

The Secretary ventures to express the opinion that the best currency for the people of the United States would be a carefully limited amount of United States notes, promptly redeemable on presentation in coin, and supported by ample reserves of coin, and supplemented by a system of national banks organized under general laws, free and open to all, with power to issue circulating notes secured by United States bonds deposited with the Government, and redeemable on demand in United States notes or coin. Such a system will secure to the people a safe currency of equal value in all parts of the country, receivable for all dues, and easily convertible into coin. Interest can thus be saved on so much of the public debt as can be conveniently maintained in permanent circulation, leaving to national banks the proper business of such corporations, of providing currency for the varying changes, the

sbb and flow of trade.

The legal-tender quality given to United States notes was intended to maintain them in forced circulation at a time when their depreciation was inevitable. When they are redeemable in coin this quality may either be withdrawn or retained without affecting their use as currency in ordinary times. But all experience has shown that there are periods when, under any system of paper money, however carefully guarded, it is impracticable to maintain actual coin redemption. Usually contracts will be based upon current paper money, and it is just that, during a sudden panic or an unreasonable demand for coin, the creditor should not be allowed to demand payment in other than the currency upon which the debt was contracted. To meet this contingency it would seem to be right to maintain the legal-tender quality of the United States notes. If they are not at par with coin it is the fault of the Government and not of the debtor, or, rather, it is the result of unforeseen stringency not

contemplated by the contracting parties.

In establishing a system of paper money designed to be permanent, it must be remembered that heretofore no expedient has been devised, either in this or other countries, that in times of panic or adverse trade has prevented the drain and exhaustion of coin reserves, however large or carefully guarded. Every such system must provide for a suspension of specie payment. Laws may forbid or ignore such a contingency, but it will come; and when it comes it can not be resisted, but should be acknowledged and declared, to prevent unnecessary sacrifice and ruin. In our free Government the power to make this declaration will not be willingly intrusted to individuals, but should be determined by events and conditions known to all. It is far better to fix the maximum of legal-tender notes at \$300,000,000, supported by a minimum reserve of \$100,000,000 of coin, only to be used for the redemption of notes not to be reissued until the reserve is restored. A demand for coin to exhaust such a reserve may not occur, but, if events force it, its existence would be known and could be declared, and would justify a temporary suspension of specie payments. Some such expedient could no doubt be provided by Congress for an exceptional emergency. In other times the general confidence in these notes would maintain them at par in coin, and justify their use as reserves in banks and for the redemption of bank notes.

COINS AND COINAGE.

The Secretary calls the attention of Congress to the report of the Director of the Mint. The general management of the mints and assay offices and the amount, accuracy, and perfection of their work are highly satisfactory. The coinage of gold and silver, their relative value to each other, and their legal-tender qualities are now the subjects of discussion and legislation in all civilized countries. These questions are especially important to the United States, now in transition from an irredeemable paper currency to a mixed currency redeemable in coin, and will justify the Secretary in a fuller presentation of these topics than is usual in his annual report.

report.

The resumption act of January 14, 1875, provided for the exchange and substitution of silver coin for fractional currency. To facilitate this exchange, the joint resolution approved July 22, 1876, provided that such coin should be issued to an

amount not exceeding \$10,000,000 for an equal amount of legal-tender notes. It also provided that the aggregate amount of such coin and fractional currency outstanding should not exceed, at any time, \$50,000,000. That limit would have been reached sometime since if the whole amount of fractional currency issued and not redeemed had been held to be "outstanding." It was well known, however, that a very large amount of fractional currency issued had been destroyed, and could not be presented for redemption, and could hardly be held to be "outstanding." The Treasurer of the United States, the Comptroller of the Currency, and the Director of the Mint concurred in estimating the amount so lost and destroyed to be not less than \$8,083,513.

As it was evident that Congress intended to provide an aggregate issue of \$50,000,000 of such coin and currency in circulation, the Secretary directed the further issue of silver coin equal in amount to the currency estimated to have been lost and destroyed.

It is submitted that the limitation upon the amount of such fractional coin to be issued in exchange for United States notes should be repealed. This coin is readily taken, is in great favor with the people, its issue is profitable to the Government, and experience has shown that there is no difficulty in maintaining it at par with United States notes. The estimated amount of such coin in circulation in the United States in 1860, at par with gold, was \$43,000,000. Great Britain, with a population of 32,000,000, maintains an inferior fractional coin to the amount of \$92,463,500 * at par with gold, and other nations maintain a much larger per capita amount. The true limit of such coin is the demand that may be made for its issue, and if only issued in exchange for United States notes there is no danger of an excess being issued.

By the coinage act of 1873 any person may deposit silver bullion at the mint to be coined into trade-dollars of the weight of 420 grains troy upon the payment of the cost of coinage. This provision was made at a time when such a dollar was worth in the market \$1.02-\frac{1}{10}\$ in gold, and was designed for the use of trade in China, where silver was the only standard. By the joint resolution of July 22, 1876, passed when the trade-dollar in market value had fallen greatly below one dollar in gold, it was provided that it should not be thereafter a legal tender, and the Secretary of the Treasury was authorized "to limit the coinage thereof to such an amount as he may deem sufficient to meet the export demand for the same." Under these laws the amount of trade-dollars issued, mainly for exportation, was \$30,710,400. In October last it became apparent that there was no further export demand for trade-dollars, but deposits of silver bullion were made, and such dollars were demanded of the mint for circulation in the United States, that the owner might secure the difference between the value of such bullion in the market and United States notes. At the time, the mints were fully occupied by the issue of fractional and other coins on account of the Government. Therefore, under the authority of the law referred to, the Secretary directed that no further issues of trade-dollars should be made until necessary again to meet an export demand. In case another silver dollar is authorized, the Secretary recommends that the trade-dollar be discontinued.

ized, the Secretary recommends that the trade-dollar be discontinued.

The question of the issue of a silver dollar for circulation as money has been much discussed and carefully examined by a commission organized by Congress, which has recommended the coinage of the old silver dollar. With such legislative provision as will maintain its current value at par with gold, its issue is respectfully recommended. A gold coin of the denomination of one dollar is too small for convenient circulation, while such a coin in silver would be convenient for a multitude of daily transactions, and is in a form to satisfy the natural instinct of hearding.

of daily transactions, and is in a form to satisfy the natural instinct of hearding.

Of the metals, silver is of most general use for coinage. It is a part of every system of coinage even in countries where gold is the sole legal standard. It best measures the common wants of life, but, from its weight and bulk, is not a convenient medium in the larger exchanges of commerce. Its production is reasonably steady in amount. The relative market value of silver and gold is far more stable than that of any other two commodities—still, it does vary. It is not in the power of human law to prevent the variation. This inherent difficulty has compelled all nations to adopt one or the other as the sole standard of value, or to authorize an alternative standard of either, or to coin both metals at an arbitrary standard, and to maintain one at par with the other by limiting its amount and legal-tender quality and receiving or redeeming it at par with the other.

It has been the careful study of statesmen for many years to secure a bimetallic currency not subject to the changes of market value and so adjusted that both kinds can be kept in circulation together, not alternating with each other. The growing tendency has been to adopt, for coins, the principle of "redeemability" applied to different forms of paper money. By limiting tokens, silver, and paper money to the amount needed for business, and promptly receiving or redeeming all

^{*} As estimated by Mr. Freemantle, deputy master of the Royal Mint, December, 1875.

that may at any time be in excess, all these forms of money can be kept in circulation, in large amounts, at par with gold. In this way tokens of inferior intrinsic value are readily circulated, but do not depreciate below the paper money into which they are convertible. The fractional silver coin now in circulation, though the silver of which it is composed is of less market value than the paper money, passes readily among all classes of people and answers all the purposes for which it was designed. And so the silver dollar, if restored to our coinage, would greatly add to the convenience of the people. But this coin should be subject to the same rule, as to issue and convertibility, as other forms of money. If the market value of the silver in it were less than that of gold coin of the same denomination, and it were issued in unlimited quantities, and made a legal tender for all debts, it would demonetize gold and depreciate our paper money.

The importance of gold as the standard of value is conceded by all. Since 1834 it has been practically the sole coin standard of the United States, and since 1815 has been the sole standard of Great Britain. Germany has recently adopted the same standard. France and other Latin nations have suspended the coinage of silver, and, it is supposed, will gradually either adopt the sole standard of gold or provide for the convertibility of silver coin, on the demand of the holder, into gold coin.

In the United States several experiments have been made with the view of retaining both gold and silver in circulation. The Second Congress undertook to establish the ratio of lifteen of silver to one of gold, with free coinage of both metals. By this ratio gold was undervalued, as one ounce of gold was worth more in the markets of the world than fitteen ounces of silver, and gold, therefore, was exported. To correct this, in 1837 the ratio was fixed at sixteen to one; but sixteen ounces of silver were worth in the market more than one ounce of gold, so that silver was demonstized.

These difficulties in the adjustment of gold and silver coinage were fully considered by Congress prior to the passage of the act approved February 21, 1853. By that act a new and it was believed a permanent policy was adopted to secure the simultaneous circulation of both silver and gold coins in the United States. Silver fractional coins were provided for at a ratio of 14.88 in silver to one in gold, and were only issued in exchange for gold coin. The right of private parties to deposit silver bullion for such coinage was repealed, and these coins were issued from bullion purchased by the treasurer of the mint, and only upon the account and for the profit of the United States. The coin was a legal tender only in payment of debts for all sums not exceeding five dollars. Though the silver in this coin was worth in the market 3.13 cents on the dollar less than gold coin, yet its convenience for use as change, its issue by the Government only in exchange for, and its practical convertibility into, gold coin maintained it in circulation at par with gold coin. If the slight error in the ratio of 1792 prevented gold from entering into circulation for forty-five years, and the slight error in 1837 brought geld into circulation and banished silver until 1853, how much more certainly will an error now of nine per cent cause gold to be exported and silver to become the sole standard of value? Is it worth while to travel again the round of errors, when experience has demonstrated that both metals can only be maintained in circulation together by adhering to the policy of 1853?

The silver dollar was not mentioned in the act of 1853, but from 1792 until 1874 it was worth more in the market than the gold dollar provided for in the act of 1837. It was not a current coin contemplated as being in circulation at the passage of the act of February 12, 1873. The whole amount of such dollars issued prior to 1853 was \$2,553,000. Subsequent to 1853, and until it was dropped from our coinage in 1873, the total amount issued was \$5,492,838, or an aggregate of \$8,045,838, and this was almost exclusively for exportation.

By the coinage act approved February 12, 1873, fractional silver coins were authorized similar in general character to the coins of 1853, but with a slight increase of silver in them, to make them conform exactly to the French coinage, and the old

dollar was replaced by the trade-dollar of 420 grains of standard silver.

Much complaint has been made that this was done with the design of depriving the people of the privilege of paying their debts in a cheaper money than gold, but it is manifest that this is an error. No one then did or could foresee the subsequent fall in the market value of silver. The silver dollar was an unknown coin to the people, and was not in circulation even on the Pacific slope, where coin was in common use. The trade-dollar of 420 grains was substituted for the silver dollar of 412½ grains because it was believed that it was better adapted to supersede the Mexican dellar in the Chinese trade, and experiment proved this to be true. Since the trade-dollar was authorized \$30,710,400 have been issued, or nearly four times the entire issue of old aliver dollars since the foundation of the Government. Had not the coinage act of 1873 passed, the United States would now be compelled to suspend the free coinage of silver dollars, as the Latin nations did, or to have silver as the sole coin standard of value.

Since February, 1873, great changes have occurred in the market value of silver. Prior to that time the silver in the old dollar was worth more than a gold dollar, while at present it is worth about 92 cents. If by law any holder of silver bullion might deposit it in the mint and demand a full legal-tender dollar for every 412‡ grains of standard silver deposited, the result would be inevitable that as soon as the mints could supply the demand the silver dollar would, by a financial law as fixed and invariable as the law of gravitation, become the only standard of value. All forms of paper money would fall to that standard or below it, and gold would be demonetized and quoted at a premium equal to its value in the markets of the world. For a time the run to deposit bullion at the mint would give to silver an artificial value, of which the holders and producers of silver bullion would have the sole benefit. The utmost capacity of the mints would be employed for years to supply this demand at the cost of and without profit to the people. The silver dollar would take the place of gold as rapidly as coined, and be used in the payment of customs duties, causing an accumulation of such coins in the Treasury. If used in paying the interest on the public debt, the grave questions already presented would arise with public creditors, seriously affecting the public credit.

It is urged that the free coinage of silver in the United States will restore its market value to that of gold. Market value is fixed by the world, and not by the United States alone, and is affected by the whole mass of silver in the world. As the enormous and continuous demand for silver in Asia has not prevented the fall in silver, it is not likely that the limited demand for silver coin in this country, where paper money is now and will be the chief medium of exchange, will cause any considerable advance in its value. This advance, if any, will be secured by the demand for silver bullion for coin to be issued by and for the United States, as well as if it were issued for the benefit of the holder of the bullion. If the financial condition of our country is so grievous that we must at every hazard have a cheaper dollar in order to lessen the burden of debts already contracted, it is far better, rather than to adopt the single standard of silver, to boldly reduce the number of grains in the gold dollar or to abandon and retrace all efforts to make United States notes equal to coin. Either expedient will do greater harm to the public at large than any possible benefit to debtors.

The free coinage of silver will also impair the pledge made of the customs duties, by the act of February, 1862, for the payment of the interest of the public debt. The policy thus far adhered to, of collecting these duties in gold coin, has been the chief cause of upholding and advancing the public credit and making it possible to leave the bridge of interest by the process of professions.

ble to lessen the burden of interest by the process of refunding.

In view of these considerations, the Secretary has felt it to be his duty to earnestly urge upon Congress the serious objections to the free coinage of silver on such conditions as will demonetize gold, greatly disturb all the financial operations of the Government, suddenly revolutionize the basis of our currency, throw upon the Government the increased cost of coinage, arrest the refunding of the public debt, and impair the public credit, with no apparent advantage to the people at large.

The Secretary believes that all the beneficial results hoped for from a liberal issue of silver coin can be secured by issuing this coin, in pursuance of the general policy of the act of 1853, in exchange for United States notes, coined from bullion purchased in the open market by the United States, and maintaining it by redemption, or otherwise, at par with gold coin. It could be made a legal tender for such sums and on such contracts as would secure to it the most general circulation. It could be easily redeemed in United States notes and gold coin, and only reissued when demanded for public convenience. If the essential quality of redeemability given to United States notes, bank bills, tokens, fractional coin. and currency maintains them at par, how much easier it would be to maintain the silver dollar, of intrinsic market value, nearly equal to gold, at par with gold coin, by giving to it the like quality of redcemability. To still further secure a fixed relative value of silver and gold, the United States might invite an international convention of commercial nations. Even such a convention, while it might check the fall of silver, could not prevent the operation of that higher law which places the market value of silver above human control. Issued upon the conditions here stated, the Secretary is of opinion that the silver dollar will be a great public advantage, but that if issued without limit, upon the demand of the owners of silver bullion, it will be a great public injury.

[Report of the Secretary of the Treasury, December 2, 1878.]

RESUMPTION OF SPECIE PAYMENTS.

The important duty imposed on this Department by the resumption act approved January 14, 1875, has been steadily pursued during the past year. The plain purpose

of the act is to secure to all interests and all classes the benefits of a sound currency, redeemable in coin, with the least possible disturbance of existing rights and contracts. Three of its provisions have been substantially carried into execution by the gradual substitution of fractional coin for fractional currency, by the free coinage of gold and by free banking. There remains only the completion of preparations for resumption in coin on the 1st day of January, 1879, and its maintenance thereafter

upon the basis of existing law.

At the date of my annual report to Congress in December, 1877, it was deemed necessary as a preparation for resumption to accumulate in the Treasury a coin reserve of at least 40 per cent of the amount of United States notes outstanding. At that time it was anticipated that under the provisions of the resumption act the volume of United States notes would be reduced to \$300,000,000 by the 1st day of January, 1879, or soon thereafter, and that a reserve in coin of \$120,000,000 would then be sufficient. Congress, however, in view of the strong popular feeling against a contraction of the currency, by the act approved May 31, 1878, forbade the retirement of any United States notes after that date, leaving the amount in circulation \$346,681,016. Upon the principle of safety upon which the Department was acting, that 40 per cent of coin was the smallest reserve upon which resumption could prudently be commenced, it became necessary to increase the coin reserve to \$138,000,000.

At the close of the year 1877 this coin reserve, in excess of coin liabilities, amounted to \$63,016,050.96, of which \$15,000,000 were obtained by the sale of 41 per cent and \$25,000,000 by the sale of 4 per cent bonds, the residue being surplus revenue. Subsequently, on the 11th day of April, 1878, the Secretary entered into a contract with certain bankers in New York and London—the parties to the previous contract of June 9, 1877, already communicated to Congress—for the sale of \$50,000,000 41 per cent bonds for resumption purposes. The bonds were sold at a premium of 11 per cent and accrued interest, less a commission of one-half of 1 per cent. The contract has been fulfilled, and the net proceeds, \$50,500,000, have been paid into the Treasury in gold coin. The \$5,500,000 coin paid on the Halifax award have been replaced by the sale of that amount of 4 per cent bonds sold for resumption purposes, making the aggregate amount of bonds sold for these purposes \$95,500,000, of which \$65,000,000 were 44 per cent bonds and \$30,500,000 4 per cent bonds. To this has been added the surplus revenue from time to time. The amount of coin held in the Treasury on the 23d day of November last in excess of coin sufficient to pay all accrued coin liabilities was \$141,888,100, and constitutes the coin reserve prepared for resumption purposes. This sum will be diminished somewhat on the 1st of January next by reason of the large amount of interest accruing on that day in excess of the coin revenue received meanwhile.

In anticipation of resumption, and in view of the fact that the redemption of United States notes is mandatory only at the office of the assistant treasurer in the city of New York, it was deemed important to secure the cooperation of the associated banks of that city in the ready collection of drafts on those banks and in the payment of Treasury drafts held by them. A satisfactory arrangement has been made by which all drafts on the banks held by the Treasury are to be paid at the clearing-house and all drafts on the Treasury held by them are to be paid to the clearing-house at the office of the assistant treasurer in United States notes; and after the 1st of January United States notes are to be received by them as coin. This will greatly lessen the risk and labor

Every step in these preparations for resumption has been accompanied with increased business and confidence. The accumulation of coin, instead of increasing its price, as was feared by many, has steadily reduced its premium in the market. The depressing and ruinous losses that followed the panic of 1873 had not diminished in 1875, when the resumption act passed; but every measure taken in the execution or enforcement of this act has tended to lighten these losses and to reduce the premium on coin, so that now it is merely nominal. The present condition of our trade, industry, and commerce, hereafter more fully stated, our ample reserves, and the general confidence inspired in our financial condition seem to justify the opinion that we are prepared to commence and maintain resumption from and after the 1st day of January, A. D. 1879.

The means and manner of doing this are left largely to the discretion of the Secretary, but, from the nature of the duty imposed, he must restore coin and bullion,

of collection, both to the Treasury and the banks.

when withdrawn in the process of redemption, either by the sale of bonds or the use of surplus revenue, or of the notes redeemed from time to time.

The power to sell any of the bonds described in the refunding act continues after as well as before resumption. Though it may not be often used, it is essential to enable this Department to meet emergencies. By its exercise it is anticipated that the Treasury at any time can readily obtain coin to reinforce the reserve already accumulated. United States notes must, however, be the chief means under existing law with which the Department must restore coin and bullion when withdrawn in process of redemption. The notes when redeemed must necessarily accumulate in process of redemption.

In the Treasury until their superior use and convenience for circulation enables the

Department to exchange them at par for coin or bullion.

The act of May 31, 1878, already referred to, provides that when United States notes are redeemed or received in the Treasury under any law, from any source whatever, and shall belong to the United States, they shall not be retired, canceled, or destroyed, but shall be reissued and paid out again and kept in circulation.

The power to reissue United States notes was conferred by section 3579, Revised

Statutes, and was not limited by the resumption act. As this, however, was ques-

tioned, Congress wisely removed the doubt.

Notes redeemed are like other notes received into the Treasury. Payments of them can be made only in consequence of appropriations made by law, or for the purchase of bullion, or for the refunding of the public debt.

The current receipts from revenue are sufficient to meet the current expenditures

as well as the accruing interest on the public debt. Authority is conferred by the refunding act to redeem 6 per cent bonds, as they become redeemable, by the proceeds of the sale of bonds bearing a lower rate of interest. The United States notes redeemed under the resumption act are, therefore, the principal means provided for the purchase of bullion or coin with which to maintain resumption, but should only be paid out when they can be used to replace an equal amount of coin withdrawn from the resumption fund. They may, it is true, be used for current purposes like other money, but when so used their place is filled by money received from taxes or other sources of revenue.

In daily business no distinction need be made from moneys from whatever source received, but they may properly be applied to any of the purposes authorized by law. No doubt coin liabilities, such as interest or principal of the public debt, will be ordinarily paid and willingly received in United States notes, but, when demanded, such payments will be made in coin; and United States notes and coin will be used in the purchase of bullion. This method has already been adopted in Colorado and North Carolina, and arrangements are being perfected to purchase bullion in this way in all the mining regions of the United States.

By the act approved June 8, 1878, the Secretary of the Treasury is authorized to constitute any superintendent of a mint, or assayer of any assay office, an assistant treasurer of the United States to receive gold coin or bullion on deposit. By the legislative appropriation bill approved June 19, 1878, the Secretary of the Treasury is authorized to issue coin certificates in payment to depositors of bullion at the several mints and assay offices of the United States. These provisions, intended to secure to the producers of bullion more speedy payment, will necessarily bring into the mints and Treasury the great body of the precious metals mined in the United States, and will tend greatly to the easy and steady supply of bullion for coinage. United States notes, when at a par with coin, will be readily received for bullion instead of coin certificates and with metal advantage and convenience to the preinstead of coin certificates, and with great advantage and convenience to the pro-

Deposits of coin in the Treasury will, no doubt, continue to be made after the 1st of January, as heretofore. Both gold and silver coin, from its weight and bulk, will naturally seek such a safe deposit, while notes redeemable in coin, from their superior convenience, will be circulated instead. After resumption the distinction between coin and United States notes should be, as far as practicable, abandoned in the current affairs of the Government; and therefore no coin certificates should be issued except where expressly required by the provisions of law, as in the case of silver certificates. The gold certificates hitherto issued by virtue of the discretion conferred upon the Secretary will not be issued after the 1st of January next. The necessity for them during a suspension of specie payments is obvious, but no longer exists when by law every United States note is, in effect, a coin certificate. The only purpose that could be subserved by their issue hereafter would be to enable persons to convert their notes into coin certificates, and thus contract the currency and hoard gold in the vaults of the Treasury without the inconvenience or risk of its custody. For convenience, United States notes of the same denomination as the larger coin certificates will be issued.

By existing law customs duties and the interest of the public debt are payable in coin, and a portion of the duties was specifically pledged as a special fund for the payment of the interest, thus making one provision dependent upon the other. As we can not, with due regard to the public honor, repeal the obligation to pay coin, When, hapwe ought not to impair or repeal the means provided to procure coin. pily, our notes are equal to coin, they will be accepted as coin, both by the public creditor and by the Government; but this exception should be left to the option of the respective parties, and the legal right on both sides to demand coin should be preserved inviolate.

The Secretary is of the opinion that a change of the law is not necessary to authorize this Department to receive United States notes for customs duties on and after the 1st day of January, 1879, while they are redeemable and are redeemed on

demand in coin. After resumption it would seem a useless inconvenience to require payment of such duties in coin rather than in United States notes. The resumption act, by clear implication, so far modifies previous laws as to permit payments in United States notes as well as in coin. The provision for coin payments was made in the midst of war, when the notes were depreciated and the public necessities required an assured revenue in coin to support the public credit. This alone justified the refusal by the Government to take its own notes for the taxes levied by it. It has now definitely assumed to pay these notes in coin, and this necessarily implies the receipt of these notes as coin. To refuse them is only to invite their presentation for coin. Any other construction would require the notes to be presented to the assistant treasurer in New York for coin, and, if used in the purchase of bonds, to be returned to the same officer, or, if used for the payment of customs duties, to be carried to the collector of customs, who must daily deposit in the Treasury all money received by him. It is not to be assumed that the law requires this indirect and inconvenient process after the notes are redeemable in coin on demand of the holder. They are then at a parity with coin, and both should be received indiscriminately

If United States notes are received for duties at the port of New York, they should be received for the same purpose in all other ports of the United States, or an unconstitutional preference would be given to that port over other ports. If this privilege is denied to the citizens of other ports, they could make such use of these notes only by transporting them to New York and transporting the coins to their homes for payment; and all this not only without benefit to the Government, but with a loss in returning the coin again to New York, where it is required for

redemption purposes.

The provision in the law for redemption in New York was believed to be practical redemption in all parts of the United States. Actual redemption was confined to a single place from the necessity of maintaining only one coin reserve and where the coin could be easily accumulated and kept.

With this view of the resumption act, the Secretary will feel it to be his duty, unless Congress otherwise provides, to direct that after the 1st day of January next, and while United States notes are redeemed at the Treasury, they be received the same as coin by the officers of this Department in all payments in all parts of the

United States.

If any further provision of law is deemed necessary by Congress to authorize the receipt of United States notes for customs dues or for bonds, the Secretary respectfully submits that this authority should continue only while the notes are redeemed However desirable continuous redemption may be, and however confident we may feel in its maintenance, yet the experience of many nations has proven that it may be impossible in periods of great emergency. In such events the public faith demands that the customs duties shall be collected in coin and paid to the public creditors, and this pledge should never be violated or our ability to perform

it endangered

Heretofore the Treasury, in the disbursement of currency, has paid out bills of any denomination desired. In this way the number of bills of a less denomination than \$5 is determined by the demand for them. Such would appear to be the true policy after the 1st of January. It has been urged that, with a view to place in circulation silver coins, no bills of less than \$5 should be issued. It would seem to be more just and expedient not to force any form of money upon a public creditor, but to give him the option of the kind and denomination. The convenience of the public, in this respect, should be consulted. The only way in which moneys of difthe other is by the ability, when one kind is in excess, to readily exchange it for the other. This principle is applicable to coin as well as to paper money. In this way the largest amount of money of different kinds can be maintained at par, the different purposes for which each is issued making a demand for it. The refusal or neglect to maintain this species of redemption inevitably effects the exclusion from circulation of the most valuable, which thereafter, becomes a commodity, bought and sold at a premium.

When the resumption act passed, gold was the only coin which by law was a legal tender in payment of all debt. That act contemplated redemption in gold coin only. No silver coin of full legal tender could then be lawfully issued. The only silver coin provided was fractional coin, which was a legal tender for \$5 only. The act approved February 28, 1878, made a very important change in our coinage system. The silver dollar provided for was made a legal tender for all debts, public and private, except where otherwise expressly stipulated in the contract. The amount of this coin issued will more properly be stated hereafter, but its effect upon the problem of resumption should be here considered.

The law itself clearly shows that the silver dollar was not to supersede the gold dollar; nor did Congress propose to adopt the single standard of silver, but only to

create a bimetallic standard of silver and gold, of equal value and equal purchasing power. Congress, therefore, limited the amount of silver dollars to be coined to the aggregate amount nor the period of time during which this coinage should continue. The market value of the silver in the dollar, at the date of the passage of the pass the act, was 93 cents in gold coin. Now it is about 86 cents in gold coin. If it was intended by Congress to adopt the silver instead of the gold standard, the amount provided for is totally inadequate for the purpose. Experience, not only in this country, but in European countries, has established that a certain amount of silver coin may be maintained in circulation at par with gold, though of less intrinsic bullion value. It was, no doubt, the intention of Congress to provide a coin in silver which would answer a multitude of the purposes of business life, without banishing from circulation the established gold coin of the country. To accomplish this it is indispensible either that the silver coin be limited in amount, or that its bullion value be equal to that of the gold dollar. If not, its use will be limited to domestic purposes. It can not be exported except at its commercial value as bullion. If issued in excess of demands for domestic purposes, it will necessarily fall in market value, and, by a well-known principle of finance, will become the sole coin standard of value. Gold will be either hoarded or exported. When two currencies, both legal, are authorized without limit, the cheaper alone will If, however, the issue of the silver dollars is limited to an amount demanded for circulation, there will be no depreciation, and their convenient use will keep them at par with gold, as fractional silver coin, issued under the act approved February 21, 1853, was kept at par with gold.

The amount of such coin that can be thus maintained at par with gold can not be

fairly tested until resumption is accomplished. As yet paper money has been depreciated, and silver dollars being receivable for customs dues have naturally not entered into general circulation, but have returned to the Treasury in payment of such dues, and thus the only effect of the attempt of the Department to circulate them has been to diminish the gold revenue. After resumption these coins will circulate in considerable sums for small payments. To the extent that such demand will give employment to silver dollars their use will be an aid to resumption rather than a hindrance, but if issued in excess of such demand they will at once tend to displace gold and become the sole standard, and gradually, as they increase in number, will fall to their value as bullion. Even the fear or suspicion of such an excess tends to banish gold, and, if well established, will cause a continuous drain of gold until imperative necessity will compel resumption in silver alone. The serious effects of such a radical change in our standards of value can not be exaggerated; and its possibility will greatly disturb confidence in resumption, and may make

necessary larger reserves and further sales of bonds.

The Secretary, therefore, earnestly invokes the attention of Congress to this subject, with a view that either during the present or the next session the amount of silver dollars to be issued be limited, or their ratio to gold for coining purposes be

changed.

Gold and silver have varied in value from time to time in the history of nations,

The changing value. In our country, by the act and laws have been passed to meet this changing value. In our country, by the act of April 2, 1792, the ratio between them was fixed at 1 of gold to 15 of silver. By the act of June 28, 1834, the ratio was changed to 1 of gold to 16 of silver. For more than a century the market value of the two metals had varied between these

two ratios, mainly resting at that fixed by the Latin nations, of 1 to 151.

But we can not ovorlook the fact that within a few years, from causes frequently discussed in Congress, a great change has occurred in the relative value of the two metals. It would seem to be expedient to recognize this controlling fact—one that no nation alone can change—by a careful readjustment of the legal ratio for coinage of 1 to 16, so as to conform to the relative market values of the two metals. ratios heretofore fixed were always made with that view, and, when made, did conform as near as might be. Now that the production and use of the two metals have greatly changed in relative value, a corresponding change must be made in the coinage ratio. There is no peculiar force or sanction in the present ratio that should make us hesitate to adopt another when in the markets of the world it is proven that such ratio is not now the true one. The addition of one-tenth or one-eighth to the thickness of the silver dollar would scarcely be perceived as an inconvenience by the holder, but would inspire confidence and add greatly to its circulation. As prices are now based on United States notes at par with gold, no disturbance of values would result from the change.

It appears that the recent conference at Paris, invited by us, that other nations will not join with us in fixing an international ratio, and that each country must adapt its laws to its own policy. The tendency of late among commercial nations is to the adoption of a single standard of gold and the issue of silver for fractional coin. We may, by ignoring this tendency, give temporarily-increased value to the stores of silver held in Germany and France until our market absorbs them, but by adopting a silver standard as nearly equal to gold as practicable, we make a market for our large production of silver, and furnish a full, honest dollar that will be

hoarded, transported, or circulated, without disparagement or reproach.

It is respectfully submitted that the United States, already so largely interested in trade with all parts of the world, and becoming, by its population, wealth, commerce, and productions, a leading member of the family of nations, should not adopt a standard of less intrinsic value than other commercial nations. Alike interested in silver and gold, as the great producing country of both, it should coin them at such a ratio and on such conditions as will secure the largest use and circulation of both metals without displacing either. Gold must necessarily be the standard of value in great transactions, from its greater relative value, but it is not capable of the division required for small transaction; while silver is indispensable for a multitude of daily wants, and is too bulky for use in the larger transactions of business, and the cost of its transportation for long distances would greatly increase the present ratio of exchange. It would, therefore, seem to be the best policy for the present, to limit the aggregate issue of our silver dollars, based on the ratio of 16 to 1, to such sums as can be clearly maintained at par with gold, until the price of silver in the market shall assume a definite ratio to gold, when that ratio should be adopted, and our coins made to conform to it; and the Secretary respectfully recommends that he be authorized to discontinue the coinage of the silver dollar when the amount outstanding shall exceed \$50,000,000.

The Secretary deems it proper to state that in the meantime, in the execution of the law as it now stands, he will feel it to be his duty to redeem all United States notes presented on and after January 1, next, at the office of the assistant treasurer of the United States, in the city of New York, in sums of not less than \$50, with either gold or silver coin, as desired by the holder, but reserving the legal option of the Government; and to pay out United States notes for all other demands on the

Treasury, except when coin is demanded on coin liabilities.

It is his duty as an executive officer to frankly state his opinions, so that if he is in error Congress may prescribe such a policy as is best for the public interests.

It is manifest, from the proven capacity of the several mints, that our coinage

facilities are ample for all purposes.

The present production of bullion from the mines of the United States appears to approximate \$100,000,000 in value. All the gold bullion produced in the country contains more or less silver, and the greater portion of the silver bullion from our mines contains a percentage of gold, making it difficult to determine with accuracy the proportion of each. It is safe, however, to state that the production of the two metals, calculated at their coining rates, is nearly equal.

During the year 1877 and the first few months of the present year trade dollars to the amount of probably 4,000,000 pieces were placed in circulation in the States east of the Rocky Mountains, with a full knowledge on the part of the parties

engaged in the business that the coin was not a legal tender.

This coin is in no sense money of the United States which the Government is bound to redeem or care for. The Government stamp upon it is to certify to its weight and fineness for the convenience of dealers in silver bullion. It is precisely like any other silver bullion assayed at any assay office or mint. The limited legaltender quality originally given to it was taken away before any of the coins were put into domestic circulation, and it should not now be given any value or a tribute at the expense of the public that is not incident to any other silver bullion. Government has received no benefit from this coinage, and has neither received it nor paid it out. The whole connection of the Government with this bullion was to perform the mechanical work of assaying and dividing it into convenient form for the merchant, at his cost and for his benefit, for exportation only.

Recent advices from our minister to China indicate that a considerable amount of trade dollars is now being hoarded in that empire, and will be returned to us if a discrimination is made in their favor over other bullion. No distinction can be made between trade dollars in the United States and those out of the United States, but if redeemed at all they must all be redeemed alike. The bullion in 35,853,360 trade dollars outstanding can now be purchased from our miners for \$31,256,050. would be a manifest injustice to deprive them of our market for their bullion in order to discriminate in favor of bullion coined for exportation and held chiefly in foreign

countries.

[Report of the Secretary of the Treasury, December, 1, 1879.]

RESUMPTION OF SPECIE PAYMENTS.

At the date of my last annual report, December 2, 1878, the preparation for the resumption of specie payments, provided for by the act approved January 14, 1875, had been substantially completed. On the 1st day of January, 1879, the day fixed for the resumption of specie payments, the reserve of coin, over and above all matured

liabilities, was \$133,508,804.50.

Previous to that time, in view of resumption, United States notes and coin were freely received and paid in private business as equivalents. Actual resumption commenced at the time fixed by law, without any material demand for coin and without disturbance to public or private business. No distinction has been made since that time between coin and United States notes in the collection of duties or in the payment of the principal or interest of the public debt. The great body of coin indebtedness has been paid in United States notes at the request of creditors. The total amount of United States notes presented for redemption from January 1 to November 1, 1879, was \$11,256,678. But little coin has been demanded on the coin liabilities of the Government during the same period, though the amount accruing exceeded \$600,000,000. Meantime coin was freely paid into the Treasury, and gold bullion was deposited in the assay office and paid for in United States notes. The aggregate gold and silver coin and bullion in the Treasury increased during that period from \$167,558,734.19 to \$225,133,558.72, and the net balance available for resumption increased from \$133,508,804.50 to \$152,737,155.48.

In accordance with the position taken in the last annual report, United States notes have been received since January 1 last in payment of duties on imports.

To meet the local demand for coin in places other than New York City, persons applying have been paid silver coin for United States notes, the coin being delivered to them on established express lines free of expense; and for some time gold and silver coin has been freely paid out at the several subtreasuries upon current obligations of the Government. There has been, however, but little demand for coin, and United States notes and the circulating notes of national banks have been received and paid out at par with coin in all business transactions, public or private, in all parts of the country.

The specie standard, thus happily secured, has given an impetus to all kinds of business. Many industries, greatly depressed since the panic of 1873, have revived, while increased activity has been shown in all branches of production, trade, and commerce. Every preparation for resumption was accompanied with increased business and confidence, and its consummation has been followed by a revival of pro-

ductive industry unexampled in our previous history.

It is made the duty of this Department to maintain resumption, and for this purpose, in addition to the use of surplus revenue and the fund for resumption purposes, the Secretary is authorized to issue, sell, and dispose of, at not less than par in coin, either 4, 44, or 5 per cent bonds of the description set out in the refunding act, approved July 14, 1870. This act is based upon the idea that all the necessary expenditures of the Government appropriated for by Congress, will be met by the current revenues, leaving the surplus revenues and the reserve fund available for resumption. It is also provided by that act that the amount of United States notes to be redeemable on demand in coin shall be gradually reduced to the sum of \$300,000,000. The act approved May 31, 1878, increases the maximum of United States notes, upon which resumption is to be maintained, to the sum of \$346,681,016, the amount outstanding at the date of the passage of the act. It also provides as follows:

"And when any of said notes may be redeemed or be received into the Treasury under any law from any source whatever and shall belong to the United States, they shall not be retired, cancelled, or destroyed, but they shall be reissued and paid outagain and kept in circulation."

This act must be construed in connection with the provision of the Constitution, that "no money shall be drawn from the Treasury but in consequence of appropriations made by law." The reserve fund created by the resumption act could not without further legislation be applied to the payment of current appropriations. Nor is it to be presumed that Congress will omit to provide ample revenues to meet such appropriations. Therefore, under existing law the notes received into the Treasury in exchange for coin will always be available for the purchase of or exchange for coin or bullion. Any United States notes in the Treasury may be exchanged for coin under the authority of section 3700, Revised Statutes. When notes can not be used at par for that purpose they must necessarily remain in the Treasury. To avoid all uncertainty, it is respectfully recommended that by law the resumption fund be specifically defined and set apart for the redemption of United States notes, and that the notes redeemed shall only be issued in exchange for or purchase of coin or bullion.

The great convenience and easy transportation of notes has thus far enabled the Treasury to exchange them for coin or bullion at all the centers of production of gold and silver in this country, and also to pay for large sums of foreign coin at the assay office in New York without any material draft on the resumption fund; and it is believed that this voluntary exchange will in ordinary times furnish the Treasury with all the coin necessary. It would be only in an emergency not easy to foresee, and not likely to arise, that the power to sell bonds for resumption purposes would be exercised, but it should be preserved to meet any extraordinary demand for the

redemption of notes which might possibly occur.

The Secretary is, therefore, of opinion that the provisions of existing law are ample to enable the Department to maintain resumption even upon the present volume of United States notes. In view, however, of the large inflow of gold into the country and the high price of public securities, it would seem to be a favorable time to invest a portion of the sinking fund in United States notes, to be retired and canceled, and in this way gradually to reduce the maximum of such notes to the sum of

\$300,000,000, the amount fixed by the resumption act.

The Secretary respectfully calls the attention of Congress to the question whether United States notes ought still to be a legal-tender in the payment of debts. The power of Congress to make them such was asserted by Congress during the war, and was upheld by the Supreme Court. The power to reissue them in time of peace, after they are once redeemed, is still contested in that court. Prior to 1862, only gold and sllver were a legal-tender. Bullion was deposited by private individuals in the mints and coined in convenient forms and designs, indicating weight and fineness. Paper money is a promise to pay such coin. No constitutional objection is raised against the issue of notes not bearing interest to be used as a part of the circulating medium.

The chief objection to the emission of paper money by the Government grows out of the legal-tender clause, for without this the United States note would be measured by its convenience in use, its safety, and its prompt redemption. In war, and during a grave public exigency, other considerations may properly prevail; but it would seem that during peace, and, especially, during times of prosperity and surplus revenue, the promissory note of the United States ought to stand like any other promissory note. It should be current money only by being promptly redeemed in coin on demand. The note of the United States is now received for all public dues, it is carefully limited in amount, it is promptly redeemed on demand, and ample reserves in coin are provided to give confidence in and security for such redemption. with these conditions maintained, the United States note will be readily received and paid on all demands. While they are maintained, the legal-tender clause gives no additional credit or sanction to the notes, but tends to impair confidence and to create fears of overissue. It would seem, therefore, that now and during the maintenance of resumption, it is a useless and objectionable assertion of power, which Congress might now repeal on the ground of expediency alone. When it is considered that its constitutionality is seriously contested, and that from its nature it is subject to grave abuse, it would now appear to be wise to withdraw the exercise of such power, leaving it in reserve to be again resorted to in such a period of war or grave emergency as existed in 1862.

The Government derives an advantage in circulating its notes without interest, and the people prefer such notes to coin, as money, for their convenience in use and their certain redemption in coin on demand. This mutual advantage may be secured without the exercise of questionable power; nor need any inconvenience arise from the repeal of the legal-tender clause as to future contracts. Contracting parties may stipulate for either gold or silver coin or current money. In the absence of an express stipulation for coin, the reasonable presumption would exist that the parties contemplated payment in current money, and such presumption might properly be declared by law and the contract enforced accordingly.

The Secretary, therefore, respectfully submits to Congress whether the legal-tender clause should not now be repealed as to all future contracts, and parties be left to stipulate the mode of payment. United States notes should still be receivable for all dues to the Government, they should be properly redeemed on demand and ample provision made to secure such redemption.

The gold coinage since 1862, about which time it disappeared from circulation, has been principally in double eagles, but during the last year over 9 per cent of the gold coins struck were in pieces of smaller denomination. The coinage of eagles and of half-eagles will be continued until the demand for small gold coin is sup-

The coinage of standard silver dollars has been kept fully up to the requirements of law, notwithstanding the difficulty experienced in procuring silver bullion for the

mints at San Francisco and Carson, at market rates.

The amount of silver coin of less than a dollar provided for by law having been executed, the coinage of this money has been suspended.

The demand for minor coins, particularly for the 1-cent piece, has been pressing. The bullion production from the mines of the United States for the last year is estimated by the Director to be nearly \$80,000,000, the proportions of gold and silver being about equal. The year's total production is less than that of the preceding year, caused by a diminution in the yield of the mines of Nevada, which was not compensated by increased production in other places.

compensated by increased production in other places.

The Director estimates the coin in the country on October 31, 1879, at \$305,750,497 of gold, and \$121,456,355 of silver. The bullion in the mints and New York assay office at that date awaiting coinage amounted to \$49,931,035 of gold, and \$4,553,182

of silver, making the total amount of coin and bullion \$481,691,089.

The estimating of the specie in the country at any given time is always difficult; but this estimate appears to have been carefully prepared from coinage reports and statistics of recoinage, export, and import. The amount of gold and silver amnually used in the arts and manufactures forms no inconsiderable factor in estimating the production of the mines or the specie available for circulation, and an attempt has been made to arrive at the amounts so used from the records of the New York assay office, which furnishes the principal part of the metals consumed for these purposes, and from reports of the manufacturers. The general result, while incomplete in details, indicates that the total consumption for purposes other than coinage is in excess of estimates heretofore made.

In the last annual report the Secretary stated:

"It would seem to be the best policy for the present to limit the aggregate issue of our silver dollars, based on the ratio of 16 to 1, to such sums as can clearly be maintained at par with gold, until the price of silver in the market shall assume a definite ratio to gold, when that ratio should be adopted and our coins made to conform to it; and the Secretary respectfully recommends that he be authorized to discontinue the coinage of the silver dollar when the amount outstanding shall

exceed \$50,000,000."

He again respectfully calls the attention of Congress to the importance of further limiting the coinage of the silver dollar. The market value of the bullion in this coin has been during the past year from 10 to 16 per cent less than the market value of the bullion in the gold dollar. The total amount of silver dollars coined to November 1, 1879, under the act of February 28, 1878, was \$45,206,200, of which \$13,002,842 was in circulation, and the remainder, \$32,203,358, in the Treasury at that time. No effort has been spared to put this coin in circulation. Owing to its limited coinage it has been kept at par; but its free coinage would soon reduce its current value to its bullion value, and thus establish a single silver standard. The inevitable result would be to exclude gold coin from circulation. It is impossible to ascertain what amount of silver coin, based upon the ratio of 16 of silver to 1 of gold, can be maintained at par with gold, but it is manifest that this can only be done by the Government holding in its vaults the great body of the silver coin. It would seem that nothing would be gained by an unlimited coinage unless it is desirable to measure all values by the silver standard. The Secretary can not too strongly urge the importance of adjusting the coinage ratio of the two metals by treaties with commercial nations, and, until this can be done, of limiting the coinage of the silver dollar to such a sum as, in the opinion of Congress, would enable the Department to readily maintain the standard dollars of gold and silver at par with each other.

[Report of the Secretary of the Treasury, December 6, 1880.]

RESUMPTION.

Nothing has occurred since my last annual report to disturb or embarrass the easy maintenance of specie payments. United States notes are readily taken at par with coin in all parts of this country and in the chief commercial marts of the world. The balance of coin in the Treasury available for their redemption on the first day of November last was \$141,597,013.61, and the average during the year has not materially varied from that sum. The only noticeable change in the reserve is the gradual increase of silver coin caused by the coinage of the silver dollar and the redemption of fractional silver coin, more fully stated hereinafter.

The amount of notes presented for redemption for one year prior to November 1, 1880, was \$706,658. The amount of coin or bullion deposited in the Treasury, assay office, and the mints during the same period was \$71,396,535.67. These deposits have usually been paid for in coin, through the clearing house, but at times, when the cur-

rency in the Treasury would allow, and at the request of the depositors, they have been paid for in United States notes and silver certificates. Gold coin now enters largely into general circulation. Of the revenue from customs collected in New York for one year, ending November 1, 1880, 57,475 per cent was paid in gold coin, '00,125 per cent in silver coin, '31,087 in silver certificates, and '11,313 per cent in United States notes. While no distinction as to value is made between coin and notes in business transactions, a marked preference is shown for notes, owing to their superior convenience in counting and carrying. Many of the current payments from the Treasury are necessarily made in coin, and much of the funds held for the redemption of national-bank notes and of notes of banks that have failed or suspended is in coin. The total coin in the Treasury at the close of business November 1 was \$218,710,154, of which \$141,597,013.61 constituted the reserve fund for the redemption of United States notes, as above stated.

All the requirements of the resumption act have thus far been executed, and its wisdom has been fully demonstrated. It only remains to inquire whether any further measures are necessary or expedient to secure the maintenance of resumption. The Secretary expresses the utmost confidence that without new legislation the entire amount of United States notes now authorized and outstanding can be easily maintained at par in coin, even if the present favorable financial condition should change; but in order to accomplish this the coin reserve must be kept unimpaired, except by such payments as may be made from it in redemption of notes. Notes redeemed should be temporarily held in place of the coin paid out, especially if it appears that the call for coin is greater in amount than the coin coming in due course into the Treasury or

the mints.

Ordinarily the superior convenience of notes will, as at present, make a greater demand for them than for coin; but in case of an adverse balance of trade or a sudden panic, or other unforeseen circumstances, the ample reserve of coin on hand becomes the sure safeguard of resumption, dispelling not only imaginary fears, but meeting any demand for coin that is is likely to arise. In a supreme emergency, the

power granted to sell bonds will supply any possible deficiency.

It is suggested that Congress might define and set apart the coin reserve as a special fund for resumption purposes. The general available balance is now treated as such a fund, but as this balance may, at the discretion of the Secretary of the Treasury, be unduly drawn upon for the purchase or payment of bonds, it would appear advisable

that Congress prescribe the maximum and minimum of the fund.

United States notes are now, in form, security, and convenience, the best circulating medium known. The objection is made that they are issued by the Government, and that it is not the business of the Government to furnish paper money, but only to coin money. The answer is, that the Government had to borrow money, and is still un debt. The United States note, to the extent that it is willingly taken by the people, and can, beyond question, be maintained at par in coin, is the least burdensome form of debt. The loss of interest in maintaining the resumption fund and the cost of printing and engraving the present amount of United States notes is less than one-half the interest on an equal sum of 4 per cent bonds. The public thus saves over \$7,000,000 of annual interest, and secures a safe and convenient medium of exchange, and has the assurance that a sufficient reserve in coin will be retained in the Treasury beyond the temptation of diminution, such as always attends reserves held by banks.

Another objection to the issue of United States notes is that they are made a legal tender in the payment of debts. The question of the constitutional power of Congress to make them such is one for another branch of the Government. The Secretary of the Treasury is still of the opinion that this quality of legal tender does not add to the usefulness, safety, or circulation of United States notes. So far as it excites distrust and opposition to this form of circulating notes it is a detriment. The fear that a withdrawal of this attribute will contract the currency is as delusive as was the fear that resumption would have a like effect. The notes would still be received and paid out by the Government, and, like bank notes, would not be refused in payment for debt while they were redeemable and promptly redeemed in coin on presentation.

As the quality of legal tender was attached to these notes when first issued, and was then essential to their value and circulation, the public mind is sensitive when any proposition is made that by possibility might impair their value, but it is their redemption in coin that makes them now equal to coin and or eady circulation in all the marts of the world. While this is maintained it becomes comparatively immaterial whether they are a legal tender or not, and if by the action of Congress or the courts they are deprived of this quality they will still be the favorite money of the people.

Another objection to United States notes is, that the amount of the issue may be enlarged by Congress, and that this power is liable to abuse. This objection may be made to all the great essential powers of the Government. A sufficient answer is that, since their first issue, they have been carefully limited in amount, and invested with every quality to improve their value and circulation. Every effort to increase

the amount, made during a period of great depression, failed. Now that they are redeemable in coin there is no temptation for over-issue.

These objections will, no doubt, in due time receive the careful consideration of Congress, and any practical difficulties in maintaining resumption will be met by new legislation. But the Secretary ventures to express the opinion that the present system of currency, the substantial features of which are a limited amount of United States notes (with or without the legal-tender quality), promptly redeemable in coin, with ample reserves in coin and ample power if necessary to purchase coin with bonds, supplemented by the circulating notes of national bank issued upon conditions that guarantee their absolute security and prompt redemption, and all based on coin of equal value, generally distributed throughout the country, is the best system ever devised, and more free from objection than any other, combining the only safe standard with convenience for circulation and security and equality of

The coin circulation of the country on January 1, 1879, the date fixed for resumption, is estimated from the statistics of coinage and excess of imports of coin over exports, to have been-

exports, to have been—	
United States gold coin	273, 271, 707 5, 088, 419 95, 516, 712 11, 057, 091
Total	384, 883, 929
This had increased, on the 30th of June last, by coinage and imports o	f coin, to—
	858, 958, 69 1 1 4 2, 597, 020
Total	501, 555, 711
This was further increased from coinage and imports, during the for to November 1, by-	ur months,
Coinage of gold	\$14, 544, 599 1, 820, 591
. Total	16, 365, 190
Coinage of silver	9, 113, 000 567, 524
Total	making the
Gold	453, 882, 692 158, 320, 91 1
Total	612, 203, 603

STANDARD SILVER DOLLAR.

In compliance with the provisions of the act of February 28, 1878, during the last fiscal year 24,262,571 38 standard ounces of silver bullion, costing \$24,972,161.81 (an average of \$2,081,013.48 per month), were purchased, of which 24,005,586 41 ounces were coined into 27,933,750 standard silver dollars. The total coinage of standard silver dollars since the passage of the act may be be standard silver dollars. strong the solution at the passage of the act, up to November 1, 1880, has been \$72,847,750, at which date \$47,084,450 were in the Treasury. Of the latter amount \$19,780,241 were represented by outstanding silver certificates, the amount in actual circulation at that date being \$25,763,291.

Since the passage of that act, the Department has issued numerous circulars and

notices to the public, in which it has offered every inducement, which it could under the law, to facilitate the general distribution and circulation of these coins. It has required U. S. disbursing officers to pay them out in payment for salaries and for current obligations, and it has offered to place the silver in the hands of the people throughout the United States without expense for transportation, when sent by express, and at an expense for registration fee only when sent by registered mail. Notwithstanding these efforts, it is found to be difficult to maintain in circulation

more than 35 per cent of the amount coined. While at special seasons of the year, and for special purposes, this coin is in demand, mainly in the South, it returns again to the Treasury, and its reissue involves an expense for transportation at an average rate of one-third of 1 per cent each time. Unlike gold coin or United States notes, it does not, to the same extent, form a part of the permanent circulation, everywhere acceptable, and, when flowing into the Treasury, easily paid out with little or no cost of transportation. The reasons for this popular discrimination little or no cost of transportation. against the silver dollar are:

lst. It is too bulky for large transactions, and its use is confined mainly to payments for manual labor and for market purposes or for change. The amount needed

for these purposes is already in excess of the probable demand.

2d. It is known to contain a quantity of silver of less market value than the gold in gold coin. This fact would not impair the circulation of such limited amount as experience shows to be convenient for use, but it does prevent its being held or hoarded as reserves, or exported, and pushes it into active circulation, until it returns to the Treasury, as the least valuable and desirable money in use.

For these reasons the Secretary respectfully but earnestly recommends that the further compulsory coinage of the silver dollar be suspended, or, as an alternative that the number of grains of silver in the dollar be increased so as to make it equal in market value to the gold dollar, and that its coinage be left as other coinage to the Secretary of the Treasury or the Director of the Mint, to depend upon the demand

for it by the public for convenient circulation.

The continued coinage of the silver dollar necessarily involves the expenditure of \$2,000,000 per month of the current revenue, the proceeds of which must, as experience shows, mainly lie idle in the Treasury, involving a large expense for storage and custody. When issued, a considerable expense for its transportation is involved, it is taken reluctantly by the people, and is soon returned to the vaults of the Treasury. The tendency of this process is to convert into silver coin the reserve

of gold coin held in the Treasury to maintain United States notes at par.

The inevitable effect of the continuance of this coinage for a few years more will be the inevitable enect of the continuance of this coinage for a few years more will be to compel the Department to maintain its specie reserve in gold coin, irrespective of the silver on hand, or to adopt the single silver standard for all Government purposes. The object manifestly designed by the passage of the act for the coinage of the silver dollar was to secure to the people of the United States the benefits of a bimetallic standard of value. It was forcibly urged that to demonstize silver would increase the burden of debts, and rest the value of all property upon the quantity on hand of a single metal. It was not the intention of the framers of the act to demonstize gold but to maintain both gold and silver as any dards of value. This demonetize gold, but to maintain both gold and silver as standards of value. This has been done for thousands of years; but only by adopting, as nearly as possible, the relative market value of the two metals as the ratio for coinage, and by changing the ratio adopted whenever for a period of years it was demonstrated that the market ratio had changed. The United States has conformed to this custom of civilized nations, and the Constitution recognized it by authorizing Congress to coin money and to regulate its value.

Under this authority Congress provided, in 1793, that the ratio should be 1 ounce of gold to 15 ounces of silver; and on the 28th of June, 1834, it changed the ratio to 1 ounce of gold to 16 ounces of silver.

It would appear that Congress somewhat overrated silver in 1793, and underrated it in 1834, but it is now certain that 16 ounces of silver are not worth 1 ounce of gold, and if silver were coined without limit on that basis, it would eventually bring us to a single silver standard, and reduce gold to a commodity, or drive it to

foreign countries—a result not intended by the act of February 28, 1878.

The average cost of the silver in a standard dollar, as shown by the purchases for the Government from the date of the resumption act to this time, measured by the gold standard, is \$0.906, or in a ratio of 1 to 17.64. Upon this ratio a silver dollar, in order to be of equal value to a gold dollar, should contain 455.3 grains. expense of coining a silver dollar is equal to the value of about 5 grains of standard silver bullion, it is confidently believed that a silver dollar containing 450 grains, based upon a ratio of 1 of gold to about 17.5 of silver, could be safely coined, as demanded for use or exportation, without demonetizing gold or disturbing contracts or business, and with great advantage to the silver-mining interests of our country. Upon the facts stated, it would seem to be wise policy now, in the spirit of the Constitu-tion, to regulate by law the coin value of the two metals so as to conform to the market ratio.

The cost of recoining the silver dollars already issued into dollars of the weight suggested is estimated at about 1 per cent, or \$728,477.50. Much confusion and defusion have arisen from treating as a profit the difference between the cost of the silver bullion coined into silver dollars and the face value of the dollars coined therefrom. This difference, from February 28, 1878, the date of the act authorizing

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their coinage, to November, 1880, is \$8,520,871.45. From this should be deducted the expense already incurred in distributing the coin and by wastage, which amounts to \$262,008.01, leaving as the net nominal profit the sum of \$8,258,863.44, of which \$7,198,294.56 have been deposited in the Treasury, and \$1,060,568.88 remain in the mints. This nominal profit is burdened with the necessity of receiving, and thus practically redeeming, these dollars at their nominal value in gold coin, and of reissuing, transporting, and maintaining them in circulation. This burden will soon exhaust the nominal profit. When held by the Government the coins are of no more real value than an equal weight of standard silver bullion. To the extent of the difference between their bullion and nominal value, they are purely fiat money.

difference between their bullion and nominal value, they are purely fiat money.

This nominal profit applied to the purchase of silver bullion would be sufficient to meet the entire cost of converting the present dollars into an equal number of the proposed dollars; or, in other words, if the present dollars were converted into the less number of the proposed dollars, the nominal loss would be fully covered by

the nominal profit now in the Treasury and the mints.

It may be better for Congress at the present time to confine its action to the suspension of the coinage of the silver dollar, and to await negotiations with foreign powers for the adoption of an international ratio; but, compelled by official duty to report upon this subject, the Secretary feels bound to express his conviction that it is for the interest of the United States now, as the chief producer of silver, to recognize the great change that has occurred in the relative market value of silver and gold in the chief marts of the world, to adopt a ratio for coinage based upon market value, and to conform all existing coinage to that ratio, while maintaining the gold eagle of our coinage at its present weight and fineness. He confidently believes that the effect of this measure will be to make our gold and silver coins the best international standards of value known.

Already the double-eagle, issued without cost for coinage, and in greater sums than any other gold coin, and of equal value to any other coin, whether measured by weight or tale, is received without question in all commercial countries as the most convenient medium of exchange. It is believed that a silver dollar of the weight and ratio of the proposed coinage would be the best silver standard for international exchange, and that it would tend to fix the market value of silver bullion at the ratio proposed, and would thus, as far as practicable, avoid the changing relative value of the two metals, while giving a steady market for the silver product of our

country.

In this connection, the attention of Congress is respectfully invited to the operation of the act approved June 9, 1879, requiring the redemption in lawful money, at the office of the Treasurer or any assistant treasurer of the United States, of the silver coins of the United States of smaller denominations than \$1.

When fractional silver coins were authorized by the act approved February 21, 1853, they were made to contain 384 grains of standard silver to the dollar. This was subsequently changed by the coinage act of 1873 to 25 grammes or 385.8 grains. They thus contain 26.7 grains, or nearly 64 per cent less than the standard dollar. Prior to 1853, by reason of the large production of gold in California, the silver dollar and its fractional parts had risen in market value above par in gold, and were

Prior to 1853, by reason of the large production of gold in California, the silver dollar and its fractional parts had risen in market value above par in gold, and were largely exported. To prevent their exportation, and in accordance with the example of Great Britain, the policy was adopted, by that act, of reducing the weight of the minor silver coin, and this policy operated well until, in the spring of 1862, both gold and silver ceased to circulate as money. During the suspension of specie payments a remarkable decrease in the value of silver occurred, and now the market value of the silver in a dollar of the fractional coin is only 821 cents.

The amount coined prior to November 1, 1880, under the provisions of the resumption act which substituted silver coin for fractional currency, was \$42,974,931. To this has been added a very large sum issued before the war, and again introduced into circulation since the resumption of specie payments. It is difficult to determine the amount of such old coinage in circulation, but it is believed to exceed \$22,000,000. Prior to the act of June 9, 1879, this fractional coin filled the channels of circulation, especially in commercial cities, and gave rise to the passage of that act. At that date there was in the Treasury \$6,813,589 fractional coin; on the 1st of November, 1880, the amount was \$24,629,489, from which it appears that

\$17,815,900 has been redeemed with lawful money.

The whole amount in the Treasury is counted as a part of its reserve, although it is a legal-tender only in sums not exceeding \$10, and is, therefore, not available as each for general purposes. It would seem wise that the excess not needed for change should be coined into standard dollars, and that any further fractional coin, hereafter needed, should contain silver of approximate relative value to the standard coin. The nominal profit heretofore derived from this coinage is quite sufficient to cover the cost of this change. It is also respectfully suggested that the act of July 9, 1879, should be repealed. When fractional coin is issued as money, it should be treated like other coin, to be received by the Government upon the same conditions

as by the people, but not, like paper money, to be redeemed. If it must be classed as mone; to be redeemed, it should be supported by a reserve, like other redeemable money.

[Report of the Secretary of the Treasury, December 5, 1881.]

RESERVE.

Previous to the resumption of specie payments, a reserve was accumulated in the Treasury by the sale of \$95,500,000 of bonds, and by the retention of an additional amount of about \$40,000,000 from surplus revenues. The policy pursued by this Department, as repeatedly announced to Congress, has been to retain as reserve for the redemption of United States notes about 40 per cent of the notes outstanding, and, in addition thereto, to have sufficient money in the Treasury to meet all other demand obligations outstanding. This policy has been adhered to as rigidly as practicable. The reserve has never fallen below 36 per cent, nor been above 45 per cent of outstanding notes. The silver certificates issued are payable only in silver coin, and the gold received for these certificates is now available for resumption purposes. There is now in the Treasurer's cash about \$25,000,000 of fractional silver coin having only a limited legal tender value, and not available for resumption purposes. The remainder of this reserve consists chiefly of gold coin. It is generally conceded that, for safe banking, a reserve of 40 per cent to meet current obliga-tions is necessary. The Government, by the issue of its notes, payable on demand, and its obligation to meet them when presented, is in a position analogous to that of banking, and should, therefore, act upon principles found to be sound and safe in that business.

SILVER CERTIFICATES.

The Department has issued silver certificates at the several subtreasury offices upon a deposit of gold coin in like amount with the assistant treasurer at New York, and through this means certificates have been issued for nearly all the silver held by the Treasury. These certificates amount to about \$66,000,000, and are now outstanding. About \$34,000,000 of silver dollars are now in circulation. The total result of this silver coinage is to increase the currency of the country to the extent of about \$100,000,000, and to require the Treasurer of the United States to hold the silver coin in which the certificates are payable. On November 1, 1881, the Department held in its cash about \$7,000,000 of the certificates, and about \$250,000 of the coin for which certificates had not been issued.

The act of February 28, 1878, requiring the issue of silver certificates upon the deposit of standard silver dollars, was a part of the policy of the Government to maintain the standard of the silver dollar at or near the value of the standard gold dollar. The same act provided that such certificates should be receivable "for customs, taxes, and all public dues."

The liberal purchase of bullion and coinage of silver dollars by this Government,

and the receipt of them by it for public dues, has failed to raise the price of silver bullion to any great extent in the markets of the world.

As is said elsewhere herein, the circulation of some 66,000,000 of silver certificates seems an inexpedient addition to the paper currency. They are made a legal tender for the purpose named, yet have for their basis about 88 per cent only of their There is no promise from the Government to make good the differnormal value. ence between their actual and nominal value.

There need be no apprehension of a too limited paper circulation. The national banks are ready to issue their notes in such quantity as the laws of trade demand, and as security therefor the Government will hold an equivalent in its own bonds.

The embarrassments which are certain to follow from the endeavor to maintain several standards of value in the form of paper currency, are too obvious to need

It is recommended, therefore, that measures be taken for a repeal of the act requiring the issue of such certificates, and the early retirement of them from circulation.

GOLD CERTIFICATES.

Immediately preceding resumption the issue of certificates upon deposit of gold. was discontinued. It was feared that parties might present legal-tender notes based upon a 40 per cent reserve, obtain the gold therefor, and immediately deposit it for

the certificates for which, by law, the Department was required to hold 100 per cent. Though often requested, the Department has ever since refused to make any further issue of these certificates. By consent of the Comptroller of the Currency these certificates are allowed to form a part of the lawful reserve of national banks, much of which reserve is now in gold coin. Should the certificates be issued they would at once take the place of this coin, and the Treasury would hold the coin instead of the banks. In view of any possible demand for the redemption in coin of legal-tender notes, the issue of these certificates is very objectionable.

RETIREMENT OF NATIONAL-BANK NOTES.

Under existing law a national bank can at any time, upon a deposit of legal-tender notes or coin with the Treasurer of the United States, withdraw the bonds held as security therefor, and leave the Treasury to redeem an equal amount of its notes. This privilege was given to the banks, evidently for the purpose of securing a proper elasticity of the currency; and in view of the rapid payment of the public debt, it would seem that this privilege is necessary for the purpose of facilitating the redemption of bonds held by the banks, but should many of the banks, through apprehension of adverse legislation, or from any other cause, desire to retire their circulation, the deposit of such an amount of money with the Treasurer might cause a serious and sudden contraction of the currency and grave embarrassments in business. That the apprehension of such action is not groundless is shown by what took place on the passage of the 3 per cent refunding bill by Congress at its last session. If it is thought advisable, Congress can enact that national banks be prohibited from retiring their currency, except on a previous notice of intention so to do, the length of that notice to be fixed by law.

LEGAL-TENDER NOTES.

This Department has little to add to what has been said in former reports from it on the subject of the notes known as legal-tender notes. That they are convenient and safe for the community is without doubt. That it is for the profit of the Government to continue them is also without doubt. Yet there is one consideration that should have notice, and that is, whether the Government can continue to claim for them the quality of being a legal tender for debts. This Department understands that the constitutionality of making them a solvent of contracts was found in the exigencies of the Government raised by the civil war. Whether, now that that war has now sometime since ceased, and the Government has resumed payment of its debts in gold and silver coin, notes of the United States shall be maintained as currency with the legal-tender quality is a question worthy of attention.

FRACTIONAL PAPER CURRENCY.

Of the \$15,000,000 of fractional paper currency outstanding, only about \$80,000 has been redeemed this year and this amount is likely to grow less each succeeding year. It is suggested that Congress authorize the Department to drop this amount from any statement of public debt hereafter issued, and make a permanent appropriation for the redemption of such small amount of notes as may hereafter be presented. In this connection, attention is called to the fact that of the public debt that matured before the year 1860, there remains outstanding and unpaid the sum of about \$100,000. It is suggested that authority may well be given to treat this amount in the same manner.

PAYMENT OF UNITED STATES BONDS IN GOLD.

The gold dollar at the standard weight of 25.8 grains is by law the unit of value, while the standard silver dollar by this standard is now worth about 88 cents.

Although the act of July 14, 1870, provides for the issue of United States bonds, "redeemable in coin of the present standard value," whereby were included both gold and silver coin of that value, yet as by the act of February 12, 1873, the further coinage of silver dollars was prohibited, and the Revised Statutes declared gold coin only to be legal tender for sums exceeding \$5, equity, if not strict construction of law, requires that the holders of such bonds should receive payment thereof in gold or its equivalent.

By act of February 28, 1878, silver dollars of the standard weight and fineness were again made a legal tender at the nominal value for all debts and dues, public and private, except where otherwise expressly stipulated in the contract,

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Between the adoption of the Revised Statutes, June 22, 1874, and 1878, silver coin was not a tender in payment of United States bonds, and it might fairly be regarded, especially by foreign holders who had acquired bonds during this interval, as a breach of faith if bond creditors were compelled to receive payment in a coin worth in the markets of the world but 88 per cent of our own standard of value.

This Government is abundantly able to discharge all its obligations at home and

abroad in money which is everywhere accepted as a true standard of value.

STANDARD SILVER DOLLARS.

As required by the act of February 28, 1878, the Department has caused to be coined into standard silver dollars each month at least \$2,000,000 in value of bullion of that metal.

Constant efforts have been made to give circulation to this coin, the expense of transferring it to all points where it was called for having been paid by the Govern-

Only about thirty-four millions are now in circulation, leaving more than sixtysix millions in the vaults, and there is no apparent reason why its circulation should

rapidly increase.

The silver question is involved in some embarrassments. The monetary conference, to which a commission was sent the past year, after elaborate discussion, reached no conclusion, except to adjourn to meet again for a further discussion next April. Whether a renewal at the present time of the consideration of the subject by it is likely to lead to any practical or acceptable results seems doubtful. by it is likely to lead to any practical or acceptable results seems doubtful. That most of the European nations have a deep interest in a proper adjustment of the ratio between gold and silver coinage, if not deeper than the United States, admits of no doubt. We furnish the world with the largest portion of both gold and silver, and our exports command the best money of the world, as they ever should do and will, unless we bind ourselves to accept of a poorer. We need not appear anywhere as supplicants when we clearly may be the controllers. Some of the European nations, whose concurrent action is necessary to any result that is sought, do not yet appear ready to accept bimetallism, and when ready they may ask for a ratio that it will be inconvenient for us to adopt, and reduce the ratio of silver below the that it will be inconvenient for us to adopt, and reduce the ratio of allver below the standard of our coinage, while the market or intrinsic value of silver indicates the propriety of a considerably increased ratio. That an agreement of the principal nations of Europe with us, for the larger use of silver coinage would furnish a larger market for silver, and to that extent increase its value, is certain, but the excess of it over the supply for that purpose would only command the price of a commodity on the market. Therefore, the fixing of any ratio is a matter of extreme delicacy, to be fully considered.

The most potential means of bringing about any concert of action among different nations, would appear to be for the United States to suspend for the present the further coinage of silver dollars. This is the decided opinion, in both France and America, of the highest authorities on bimetallism, and of those who wish to bring silver into general use and raise its value; and it is believed that a cessation of coinage would, at a very early day, bring about a satisfactory consideration of the whole subject

among the chief commercial nations.

The silver question, obviously, is one that demands the early attention of our law-makers, or the subject may drift beyond our control unless control is retained at a great sacrifice. A continuance of the monthly addition to our silver coinage will soon leave us no choice but that of an exclusive silver coinage, and tend to reduce us to a place in the commercial world among the minor and less civilized nations.

It may be assumed that a people as enterprising and progressive as that of the United States, holding a leading position among nations, will not consent to the total abandonment of the use of gold as one of the metals to be employed as money, and we can not consent to be placed in the very awkward position of paying for all that we buy abroad on a gold standard, and selling all that we have to sell on a silver standard.

It is therefore recommended that the provision for coinage of a fixed amount each month be repealed, and the Secretary be authorized to coin only so much as will be

necessary to supply the demand.

The effect of storing large amounts of silver coin in the Treasury vaults, with the present law requiring the issue of silver certificates, is to furnish a paper currency not payable in gold or its equivalent. This policy is open to most of the objections that can be urged against the increase of United States notes or of gold certificates, and to this additional objection that it furnishes a currency depreciated from the very nature of the basis on which it rests—that is, silver coin of a debased value as compared with gold coin.

There is no objection to supplying fully a demand for silver dollars for actual use at home and in some few foreign markets, but so long as generally, in the markets of the world, they are of less value than the gold dollar, which is our legal standard of value, they must be regarded as subsidiary coin. It is believed that the amount in circulation will be steadily increased, but not so fast as to require, for some mouths, or perhaps years, any addition to the amount already coined.

months, or perhaps years, any addition to the amount already coined.

In answer to the inquiry, it is well to say that what are the profits on the coinage is shown from year to year by the report of the Register of the Treasury. The receipt of them into the Treasury is acknowledged in the item of miscellaneous receipts, and they are put to the same uses as any other receipts into the Treasury, that is, to the payment of the expenses or debts of Government.

[Report of the Secretary of the Treasury December 4, 1882.]

STANDARD SILVER DOLLARS AND SILVER CERTIFICATES.

There had been coined, on November 1, 1882, under the act of February 28, 1878, of standard silver dollars	\$128, 329, 880
There were in the Treasury at that date	
And in-circulation	35, 383, 786
There were in circulation November 1, 1881, about	34, 000, 000
Increase	1, 383, 786

The increase in the circulation of standard silver dollars between November 1, 1881, and November 1, 1882, was less than a million and a half of dollars. The amount coined during the same time was \$27,772,075. The supply in the aggregate,

and furnished yearly, is much more than the demand.

Of the above amount held by the Treasury November 1, 1882, there were in the subtreasury at New York about \$19,000,000, and in the vaults of the assistant treasurer at San Francisco nearly \$14,000,000, and in the mint at that place nearly \$27,000,000, making nearly \$41,000,000 in San Francisco. This large accumulation at San Francisco is useless; the call for silver dollars for use as money there is little. The reason for the accumulation there is this: The mints this side the mountains could not do the needed coinage of gold, and coin also the minimum amount of silver dollars required by law. After the silver dollars had been coined there, there was not good policy in bringing them away, for there was no unsatisfied call for them on this coast, and the expense of carriage is great, never less than 1 per cent. Besides that, the vaults on this side are inconveniently taxed in the storage of what is here. Indeed, the storage capacity of the mints and other vault room of the Government is everywhere severely taxed. There were onhand in the subtreasury on November 1, 1882, \$26,884,337.62 of fractional silver coin. In all, there were 2,400 tons of silver coin stored in the public vaults. If the coinage of standard silver dollars is kept up, and the demand for them for circulation is as dormant as now, it will be a serious question where the Treasury Department will find, in public receptacles, storage room therefor.

Another reason for the coinage at San Francisco is, that all the bullion for the monthly coinage required by law could not be bought on this side of the mountains at the market rate, as required by law, and that portion bought on the Pacific side was coined there because it would cost so much to bring it to this side for coinage,

even if there had been mint facilities therefor.

The amount of silver certificates outstanding November 1, 1881, was about \$66,000,000, and the amount outstanding November 1, 1882, about \$65,500,000. The Treasury holds nearly all the standard silver dollars coined during the year ended November 1, 1882. The amount of silver certificates outstanding has lessened during the same time. Judging from past experience, we need not expect an increased demand for silver dollars.

Inasmuch as by recent legislation the Secretary is required to issue gold certificates, it is to be looked for that the place of the silver certificates will be to a great extent supplied by gold certificates, as the latter are furnished in convenient denominations; and it is just to suppose that a certificate payable in a coin worth but 88 per cent of its nominal value will be displaced by one worth fully its nominal value.

Is the idea vain that the continued coinage of silver dollars is not now required for circulation of them, or as a basis for the issue of such certificates, and that the policy of the Government, so far as it was meant to increase the price of silver, has not been successful?

As was stated in the report of last year, the act requiring the issue of silver certi-

ficates, making them receivable for customs and all public dues, was a part of the policy of Congress to maintain the standard of the silver dollar at of near that of

the gold dollar.

The objections then urged to the issue of silver certificates, viz, that they form an inexpedient addition to the paper currency; that they are made a legal tender for the purposes named for more than their real value; that there is no promise on the part of the Government to pay the difference between their actual and nominal value; and the embarrassments which arise from the endeavor to maintain several standards of value, still have their force.

There is just now a seemingly greater demand for silver dollars. It is only in eming. The process is this: Gold is deposited in New York. For that, by arrange-ent, silver dollars are taken from the mint at New Orleans. They are not put into ment, silver dollars are taken from the mint at New Orleans. circulation. They are deposited at once in the subtreasury there, and silver certificates taken to meet immediate pressing needs for currency. As gold certificates are now going into business hands in New Orleans, the process above stated will probably cease, as it is not looked for that silver certificates will be sought rather than the gold certificates. That process keeps the silver dollars out of the Treasury but

a short time, and does not put them into general circulation.

I refer, for a more full discussion of this subject, to my report of last year, and repeat my recommendation that the provision for the coinage of a fixed amount of standard silver dollars each month be repealed and the Department be authorized

to coin only so much as will be necessary to supply the demand.

The recommendation is renewed for the repeal of the act requiring the issue of silver certificates, and for a law authorizing measures for their early retirement from

The international monetary conference met in April last, on the day to which it had adjourned, and adjourned again sine die. It is not understood that it effected any important practical result.

GOLD CERTIFICATES.

Under the act of the last session of Congress, gold certificates have been prepared and have been issued, as is shown in this table:

Denominations.	Gold certifi- cates ready for issue.	Gold certifi- cates issued November 27, 1882.
Twenty-dollar	\$3, 920, 000	\$2, 240, 000
Fifty-dollar. One hundred-dollar. Five hundred-dollar.	7, 600, 000	2, 200, 006 3, 00, 000 5, 050, 000
One thousand-dollar Five thousand-dollar	12, 000, 000	4, 300, 000 4, 500, 000
Ten thousand-dollar	80, 000, 000	10, 000, 000
Total	138, 520, 000	31, 290, 000

[Report of the Secretary of the Treasury, December 3, 1883.]

STANDARD SILVER DOLLARS.

On November 1, 1883, under the act of February 28, 1878, there had been a coinage of standard silver dollars amounting to \$156,720,949. There were in the Treasury at that date \$116,386,017. There were then in circulation and in the mints on account of profits on the coinage not yet deposited in the Treasury, \$40,334,932. There were in circulation on November 1, 1882, \$35,383,786. The coinage between the 1st of November 1892 and the same date in 1893 had increased \$201,669. The amount in November, 1882, and the same date in 1883, had increased \$28,391,069. The amount in circulation for the same time had increased \$4,136,321, thus keeping up the great disproportion between the amount ready to be supplied and the demand for them, heretofore noted in the reports of this Department.

THE TRADE DOLLAR.

Here I am speaking of "the trade dollar," the debased coin to which the attention has been drawn by public clamor and discussion. Doubtless the legislative purpose in capating it was to make a piece of money that would find favor with Asiatic people, and not for use at home. That purpose was not made known, however, by the letter of the law under which it issued from the mint. The act of 1873, under which the coinage of it began, has these words: "The silver coins of the United States shall be a trade dollar; a half-dollar, or fifty-cent piece; a quarter-dollar, or twenty-five-cent piece; a dime, or ten-cent piece." The act further declares that the relative proportion of pure metal and alloy in the trade dollar, and the devices and legends upon it, shall be the same as those of the other coins of the United States. That act, and a later one of 1877, made it a crime to counterfeit any of our coins, and as the trade dollar was declared to be a coin, made it a crime to counterfeit it. The act of 1873 made the silver coins of the United States, and hence the trade dollars, a legal tender at their nominal value for any amount not over \$5. Thus the reading of the laws taught the people that the trade dollar was a coin of their sovereignty, and for the redemption of which, at an unabated value, their Government was bound. The real legislative purpose, is to be blindly sought for in tradition or in the record of Congressional discussion, and is indicated in the joint resolution of 1876, which took away from this coin the legal-tender quality of it, and held down the coinage of it to the call for it for exportation. It is plain that a busy people, finding this coin afloat in the channels of business, styled a coin of the United States, would readily believe that it was an authentic issue of the Government, and to be redeemed by the Government, the same as other money put out by it. From time to time, however, as it suits scheming men and the occasion fits, a hue and cry is raised against it, it is discredited in the marts, and unwary holders suffer loss or inconvenience.

As it is a coin of the United States, having the image and superscription thereof, sanctioned as such by penalties upon the counterfeiting of it, and once dignified as a legal tender in payment of debts and dues, it should be restored to its first state, or called in at its nominal value and melted. And why not? First, it has been claimed officially that it did not go into home circulation until after the passage of the joint resolution above spoken of whereby the legal-tender quality of it was taken from it. Hence, it is said, it is no duty to our people to redeem it at more than the value of it as silver bullion. Secondly, on the other hand, it is asserted that the act of 1878 gave back to it the legal-tender quality. That act declares that "there shall be coined * * silver dollars * * of four hundred and twelve and one-half grains, * * which, with all silver dollars heretofore coined * of like weight and fineness, * * shall be legal tender * * ." As the trade . of like weight and fineness, shall be legal tender * ." As the trade dollar is greater in weight and as great in fineness as the silver dollar thus authorized, and as the greater includes the less, it is argued that the phrase "of like weight and fineness" takes in the trade dollar, makes it again a legal tender for debts and dues, and that there needs but a declaration thereof by this Department to put it in the same rank and acceptability as the standard silver dollar, and so there is no need of redeeming it. The first of these conditions is too technical and close for use in dealing with so practical a matter, and one in which the prime action and continued silent sufferance of the Government has been so misleading. The second of tinued silent sufferance of the Government has been so misleading. The second of these contentions is not well founded. The phrase "of like weight and fineness," may properly be said to take in only silver dollars issued under the acts of 1792 and 1837. They contained exactly the same amount of pure metal as the dollar authorized by the act of 1878, and had no distinctive name, such as the trade dollar. This Department has been and still is of the opinion that a correct legal interpretation of that act, in connection with the joint resolution of 1876, denies to the trade dollar a legal-tender quality.

It is possible to make an estimate of the amount that would come to the Treasury for redemption if authority were given therefor. The whole issue of the coin has been \$35,960,446. Some of that has disappeared in manufactured articles; it is estimated from one to two millions. It is calculated that five-sixths thereof went abroad in the beginning, and it is believed that but a small part of that has come back, and that there is now held by our people but from five to eight millions. Of that which remained abroad there is good authority for saying that much of it found its way from China to India and into the melting pot at the mint in Calcutta, and has been there cast into the coin of that country. The overweight and value of the trade dollar by the side of the Mexican and Spanish dollar, with which it was courrent in China, brought much of it to the crucible there. It is understood in business circles that in China, silver coin is used by weight and not by count save in a few ports, where Mexican dollars and a few other coins are taken by tale. It is the practice of Chinese bankers, so it is reported, to stamp with their own mark the coin which they take and pay out. The coin thus defaced soon comes to the state and repute of bullion, and the presumption is that our trade dollars have, many of them, been so treated and so suffered.

Bear in mind, too, that from time to time for some years past, until of a comparatively late date, there has been inducement to reship this coin from China hither, because it has been free in circulation in most parts of the land and for most of the time at a par with gold and silver money. There is reason to believe, then, that besides the sum of it in the hands of our own people an embarrassing amount will

not come upon us from abroad.

A thorough and effective redemption of it can be brought about in this way: Let authority be given by Congress to the Treasury Department to barter for trade dollars at their nominal value, and melting trade dollars to recoin them into standard silver dollars, counting the trade dollars got in this way as a part of the silver bullion which the act of 1878 empowers and directs to be bought and coined monthly. Should the trade dollars have been so abraded in use as to have lost a material part of their original weight, which is not much to be apprehended, a deduction might be made from the price and fractional payments made in subsidiary and minor silver coin.

The agitation of this matter has led out some objections to the redemption above suggested. As the standard silver dollar, because of its unlimited legal-tender quality, it is said, that thus to enable the holders of the trade dollars to get them for standard dollars would be to raise the trade dollars in popular esteem and in practical value to a par with standard dollars, and thus to keep them afloat rather than to bring them in, and thus, also, to swell the volume of legal-tender silver money in circulation by so much as is the sum of the trade dollars in the hands of the people. This effect may be prevented by setting a bound to the time during which the exchange may be made. If a law authorizing the exchange should run but for a twelvementh holders of the coin would haste to rid themselves of it, and at the end of the time little of it would be found at large, and that little would fall back to its bullion value and cease to disturb in the way apprehended. It is not proposed to increase by this means the coinage of the standard silver dollar, but as the trade dollars are taken in to count them as so much silver bullion and make them meet by so much

the direction to buy silver bullion for dollar coinage.

Nor is the fear well grounded that there would be caused a large influx of trade dollars from abroad, to a cost to the Government in the redemption of more than the value of them as bullion. It has been stated above that there is cause for belief that much which has gone abroad has put off its character of a coin of the United States, and so is not able in that guise to come back for exchange. If, however, a serious apprehension is felt that it will return in embarrassing volume, the time for the exchange might have a narrower limit, and instead of a twelvementh a quarter of a year be the period fixed. This Department would rather see all the trade dollars that are afloat anywhere brought in and made bullion of, even at a cost to the Government, if thus we may be rid of a discredited and debased coin; but if this may not be, it still will wish that those in the hands of our people be redeemed in the mode recommended, with safeguards against foreign holders. If it be urged that, whatever be the sum redeemed, there will be a loss to the Treasury in reconning the trade dollars as bullion into standard dollars rather than in purchasing bullion in the market at ruling rates and coining it under existing law, it may be answered that the excess of silver in the one over that in the other will be nearly, if not fully, enough to pay the cost of the manipulation; and again, that the seigniorage or profit now got from buying bullion at, for example, 99.8 per standard ounce, and issuing the same in nominal dollars at the rate of, say, 116 per standard ounce, is only a seeming total profit of the difference; for in the redemption of the coin, which must be looked for and provided for as to sconer or later come, the Government must, as a rule, take it back at the same nominal value at which it was put forth.

If it be apprehended that by the proposed exchange the sum of the standard dollars will be enlarged and more of them will be forced into circulation to the inflation of the currency, the disturbance of the relative bearing of executory contracts and the jostling of values, it is to be said that a desirable part of the plan suggested guards from an increase of the monthly purchase of silver bullion and of the coinage of the standard dollar. That part is that as the trade dollar is taken in for the standard dollar paid out the former be counted as so much silver bullion, and by so much abate from the purchase in the market under the act of 1878. And if the receipt of the trade dollars by the exchange in any month shall be, when treated as bullion, more in sum than would be a purchase of two millions' worth of bullion, then the excess thereon can be carried forward from month to month, so far as need be, to keep within the direction of the act of 1878 for monthly purchase. And this would be more or less likely to come into play as the limit of time for redemption is shorter or longer. If, indeed, no limit of time was fixed, or it was made as long as a twelvemonth, this Department could be empowered to refuse redemption in one month of a sum more than enough to meet the requirement of that act and still make full redemption of all that is likely to be brought in therefor.

If it be said that much of this coin, discredited and practically debased, is in the hands of speculators who have taken it at a discount, and that they would profit by legislation which would increase the actual value of it, while it may not be denied

that lamentably this is too far the case, still it is to be answered that such is the luck brought by all debased coin when at last it is fairly redeemed. Speculutors will make a depreciation and following appreciation. A law for a fair redemption must have, with its good, the evil of helping some to gain who will deserve it. The fault is not much more with the speculative trader than with the legislation that has given him the chance for ignoble gain. His profit is a light incident, calling slightly for attention, because of the great general good to come from calling in a discredited coinage. Besides, leave this coin unredeemed, and by and by, when public attention is at a lull again, it will be once more set affort at nominal value to be in fullness of time once more discredited and lowered in purchasing power, to the harm of good people. Moreover, the information which I have from practical and reliable men, who are at the sources of knowledge on this head, is that those known as trades folk, and most of the working people not in straits, uncompelled by necessity to part with the trade dollar at a loss, have held it during panics, looking and waiting for action by the Government; and that the amount stored by brokers is a small part of what is in domestic ownership, the larger part being held by those who took them at full face for labor and in traffic in legitimate and honorable dealing. It is best, once for all, to call it in and put it out of possible use. This Department does not recommend that a legal-tender quality be again given to

This Department does not recommend that a legal-tender quality be again given to the trade dollar, to the sudden increase of the legitimate silver money of the country, with the inconvenience and incongruity of two dollars circulating together, of the same metal, of unequal real value, and of different devices, yet of equal value in payment of debts and of purchase of property. It recommends that authority be given for the redemption of the trade dollar in the standard silver dollar, dollar for dollar of nominal value, for the recoinage of the metal so received into a standard silver dollar to accord with the law for that coin, and for a reduction of the amount of silver bullion resulting from the exchange from the quality of bullion required to be got by monthly purchases for the purpose of coinage under the act of 1878. In the judgment of this Department, that legislation is safe and is demanded by the character of this issue and by the need of the people for relief from the confusion and exposure to recurring loss caused by its presence in the monetary system of the country.

SILVER CERTIFICATES.

The amount of silver certificates outstanding November 1, 1883, was \$99,579,141; the amount outstanding at the same date in 1882 was \$73,607,710; there was held by the Treasury on the 1st of November, 1882, \$7,987,260, and on the same date in 1883, \$14,244,760.

These figures show an increase of the silver certificates in the hands of the people of \$19,713,931. Figures given above show a like increase of silver dollars of \$4,136,321.

Yet it is apparent that any demand that is likely to arise for silver dollars, or for the silver certificates based upon them, may be readily met without further immediate coinage of the dollars or preparation of the certificates for issue. It is also apparent that to keep up an aimless purchase of silver bullion, at the rate of over \$24,000,000 each year, is a needless use of public money and of the taxing power to supply them, incurring a needless loss of the interest on the sum thus expended and the expense of the manipulation. Apart from any consideration of the policy underlying the coinage at all of the standard silver dollar, as now authorized, it would seem that an operation of the Treasury and its mints, for which there is no immediate call, might be at least temporarily suspended.

The Department makes no further comment upon these facts, but refers to its two last annual reports for its views upon the continued coinage of silver dollars and the issue of silver certificates and for its recommendations thereupon.

[Report of the Secretary of the Treasury, December 1, 1884.]

While, however, the public debt is in this satisfactory condition, there are some financial dangers ahead which can only be avoided by changes in our financial legislation. The most imminent of these dangers, and the only one to which I now ask the attention of Congress, arises from the continued coinage of silver and the increasing representation of it by silver certificates. I believe that the world is not in a condition, and never will be, for the demonetization of one-third of its metallic money; that both gold and silver are absolutely necessary for a circulating medium; and that neither can be disused without materially increasing the burden of debt, nor even temporarily degraded by artificial means without injurious effects upon home and international trade. But I also believe that gold and silver can only be made to maintain their comparative value by the joint action of commercial nations. Not only is there now no joint action taken by these nations to place and keep silver

on an equality with gold, according to existing standards, but it has been by the treatment it has received from European nations greatly lessened in commercial value.

For many years the silver dollar was more valuable than the gold dollar in the United States, and although there were fluctuations in their comparative value, the advantages arising from their joint use much more than counterbalanced the inconvenience and loss occasioned by these fluctuations. Various causes in combination have produced the present depression of silver, but the main causes have been the inconsiderate action of Germany in demonetizing it and throwing upon the market

the large amount, which, up to that time, had constituted her metallic currency, and the restrictions upon its coinage by other European nations.

In 1872 the silver dollar, as it had been for a long period, was more valuable than the gold dollar. In 1874 the decline commenced, and it has been continued until the silver dollar is worth only about 85 cents in gold, and further depreciation is prevented by its having been made receivable by the United States for all public dues and the coinage at the rate of \$28,000,000 a year. We now hold \$147,573,221.89 in silver. The amount is so large as to become burdensome, and additional vaults must be soon con-

structed if the coinage is to be continued.

But this is a matter of small importance compared with the danger to which the national credit and the business of the country are exposed by the large amount of silver in the Treasury, which must be increased by further coinage, and especially by the issue of silver certificates. These certificates amount to \$131,556,531, and they may be increased to \$184,730,829 by the silver against which certificates have not been issued. Like silver, they are only prevented from great depreciation by being receivable for all public dues, in which respect they have an advantage over the United States notes, which are not by law receivable for customs duties; but although they are thus prevented from depreciation, the fact exists that a large part of our paper currency based on coin is worth only about 85 cents on the dollar. But this is not all; the certificates, being receivable for duties, prevent gold from coming into the Treasury.

The Treasurer, in his report, after referring to the fact that the Treasury is a member of the New York Clearing-House, and to the act of Congress of July, 1882, which prohibits banking associations from being members of any clearing-house in which silver certificates are not receivable for clearing-house balances, and the resolution

of the associated banks nominally complying with that act, remarks:

"Notwithstanding this formal declaration of compliance with law, neither standard silver dollars nor silver certificates have been or are now offered in settlement of balances at the clearing house, and the Treasury has refrained from taking any steps to enforce the receipt of either of these descriptions of funds, which have therefore not been used in payment of obligations presented through the clearing-house.

"As a consequence of the inability of the Treasury, under the existing practice, to use either the silver dollars or the silver certificates in its settlements with the New York Clearing-House, where by far the greater part of its disbursements is made, the available gold ran down from \$155,429,600, on January 1, 1884, to \$116,479,979, on Angust 12, 1884, while the silver dollars and bullion on hand not represented by silver certificates outstanding increased during the same period from \$27,266,037 to \$48,603,958.

"As a temporary expedient to stop this drain of gold from the Treasury, the assistant treasurer at New York was directed to use in payments to the clearing-house United States notes to the extent of one-half of the payments. But the amount of these notes in the Treasury, which at the time of the commencement of this mode of payment had accumulated beyond its needs, has now become so much reduced that

they are no longer available for such payments to any considerable extent.

"If a return to the former practice of making payments entirely in gold or gold certificates shall result in a continuous loss of gold to the Treasury, not made up to a sufficient extent by receipts of gold from other sources, the question must soon arise for the decision of the Department as to whether it will continue to make in gold or its representative the payments now made through the clearing-house, or use in its payments the silver dollars or their representative certificates in some proportion to the relation which silver dollars in the Treasury, not held for certificates outstanding, bear to the available assets, and to an extent similar to that in which they are used at other offices of the Treasury.
"In ascertaining what this proportion is, it is to be considered that of the \$134,670,790

in gold coin and bullion now owned by the Government, \$95,500,000 was obtained by

the sale of bonds under the resumption act.

"If it be held that this amount is available for no other purpose than the redemption of United States notes, the gold which may be used for ordinary payments is \$39,170,790, compared with \$46,831,660 in silver dollars, including bullion available for the same purposes.

"Or, if it be held that the provision in section 12, of the act of July 12, 1882, sus-

pending the issue of gold certificates whenever the amount of the gold coin and bullion in the Treasury reserved for the redemption of United States notes falls below \$100,000,000, is by implication a requirement that this sum shall be held for the redemption of notes, then the balance of gold which may be used for ordinary payments is \$34,670,790."

It is evident from these extracts, and it will be rendered still more evident by an examination of the entire report, that silver certificates are taking the place of gold, and that a panic or an adverse current of exchange might compel the use in ordinary payments by the Treasury of the gold held for the redemption of the United States notes, or the use of silver or silver certificates in the payment of the Obligations. As \$95,500,000 of the gold in the Treasury was obtained by the sale of bonds for resumption purposes, it was doubtless the intention of the eminent gentleman under whose administration of the Treasury specie payments were resumed that at least this sum should be held in reserve for the redemption of United States notes, and not used for any other purpose. It is understood that he went further than this, and very properly entertained the opinion that an amount of gold equal to 40 per cent of the outstanding United States notes should be held for their protection.

A government which engages in banking by furnishing a paper circulating medium must be governed by the rules which prevail with prudent bankers, and be constantly be prepared to meet such calls as may be made upon it.

Many persons regard legal-tender notes as being money, and hold that no means should be provided for their redemption. That this is a delusion will be proven whenever there is a large demand for gold for export. They are not money, but merely promises to pay it, and the Government must be prepared to redeem all that may be presented or forfeit its character for solvency.

The following is an analysis of the statement of the liabilities and assets of the Treasury of the United States, October 31, 1884:

	Total assets.	Liabilities.	Available assets.
Gold coin and bullion	\$222, 536, 360. 43 32, 477, 750. 00		
Less gold certificates outstanding	255, 014, 110. 43	\$120, 343, 320, 00	\$134, 679, 790, 43
Standard silver dollars and silver bullion	147, 573, 221, 89 30, 814, 970, 00		\$102, 070, 18U. 53
Less silver certificates outstanding	178, 388, 191. 89	131, 556, 531. 00	48 001 800 00
United States notes	33, 942, 171. 85 85, 000. 00		46, 831, 660. 89
Less certificates of deposit outstanding	34, 027, 171. 85	17, 855, 000. 00	16 170 171 06
National-bank notes	10, 171, 665. 48 15, 742, 439. 63		16, 172, 171, 85 10, 171, 655, 48 15, 742, 439, 63
Total	493, 343, 569. 28	269, 754, 851. 00	223, 588, 718. 28
For matured debt and interest		15, 211, 420, 80 3, 714, 015, 24	
For disbursing officers' balances and other small accounts For funds held for redemption of national-bank notes, etc.	• • • • • • • • • • • • • • • • • • • •	26, 622, 292, 53	
For outstanding drafts and checks		52, 345, 429. 69 7, 205, 799. 71	105, 098, 957. 47
TotalLeaving a cash balance available of	,,	374, 853, 808. 47	118, 489, 760, 81
Add assets not available for payments— Fractional silver coin Fractional currency and minor coin Paid obligations held in the cash	29, 346, 757, 24 817, 888, 44		
-			30, 552, 540, 82
Cash balance, as per debt statement			149, 042, 301. 63 694, 710. 31
Balance, including bullion fund, Treasurer's statement			149, 787, 011. 94
Total assets and liabilities	523, 896, 110. 10	374, 853, 808. 47	

From this statement it is seen that there is no surplus gold in the Treasury, and that the reserve has been trenched upon; that there is no plethora of any kind

except of silver dollars, for which there is no demand.

After giving the subject careful consideration, I have been forced to the conclusion that unless both the coinage of silver dollars and the issue of silver certificates are suspended there is danger that silver, and not gold, may become our metallic standard. This danger may not be imminent, but it is of so serious a character that there ought not to be delay in providing against it. Not only would the national credit be seriously impaired if the Government should be under the necessity of using silver dollars or certificates in payment of gold obligations, but business of all kinds would be greatly disturbed; not only so, but gold would at once cease to be a circulating medium, and severe contraction would be the result.

The United States is one of the most powerful of nations—its credit is high, its resources is limitless; but it can not prevent a depreciation of silver unless its efforts are aided by leading nations of Europe. If the coinage of silver is continued in despite of the action of Germany in demonetizing it and the limitation of its coinage by what are known as the Latin nations, there can be but one result: silver will practically become the standard of value. Our mines produce large amounts of silver, and it is important, therefore, that there should be a good demand for it at remunerative prices for the outlays in obtaining it. The suspension of its coinage might depress the market price of silver for a time, but the ultimate effect would doubtless be to enhance it. The metal which oriental nations and some western nations use exclusively for coin—and all nations to some extent—which costs, in the labor and capital required to extract it from the mines, more than its standard value as coin, can not be permanently degraded by artificial means. The production of gold is diminishing; that of silver has practically reached its maximum, and there are strong indications that from this time the yield of both gold and silver mines will speedily decline. At the same time the demand for both for coinage and in manufactures will increase. The very necessities of the commercial world will prevent a general and continued disuse of either as money.

The European nations which hold large amounts of silver must sooner or later come to its rescue, and the suspension of coinage in the United States would do

The European nations which hold large amounts of silver must sooner or later come to its rescue, and the suspension of coinage in the United States would do much to bring about on their part, action in its favor. But whatever might be the effect of the suspension of the coinage upon the commercial value of silver, it is very clear that the coinage can not be continued without detriment to general business

and danger to the national credit.

The coinage of silver dollars under the act of February 28, 1878, has now reached the very large amount of \$184,730,829, being an increase of \$28,009,880 for the year ending November 1, 1884. The amount of these dollars in actual circulation is \$41,326,736. The increase in the circulation for the year has only been \$1,260,346, against an increase of \$4,136,321 for the previous year. These figures of themselves are an insuperable argument against the continued coinage of silver dollars.

The Treasury would be relieved, in a measure, from the burden of the silver now held in the Treasury by a withdrawal from circulation of the one and two dollar notes. This would not be a gain to the Treasury, but it would be a gain to the

country by increasing the amount of silver in circulation.

The amount of one-dollar notes in circulation is \$26,763,097.80; the amount of two-dollar notes in circulation is \$26,778,738.20. Congress would, I think, act wisely in putting an end to their circulation. Nor do I hesitate to express the opinion that the country would be benefited if all five-dollar notes should be gradually retired and the coinage of half and quarter eagles should be increased. If this should be doue, the circulating medium of the United States below \$10 would be silver and gold, and we should be following the example of France, in which there is an immense circulation of silver coin, which in all domestic transactions maintains a parity with gold.

The substitution of gold and silver for small notes would be productive of some inconvenience, but this would be temporary only. If the five-dollar notes should be withdrawn, the Treasury would be relieved from the burden of silver in its vaults, and it would not be long before the coinage of silver might be resumed.

RECOINAGE AND IMPROVEMENT OF SUBSIDIARY COIN.

The Secretary invites attention to the pressing necessity for the recoinage of the subsidiary silver coins of the United States. The decreased intrinsic value of these coins, owing to the marked decline in the price of silver, renders it advisable to increase their weight so that they will correspond to fractional subdivisions of the silver dollar.

The fractional silver coins of the United States were first authorized by the act of April 2, 1792, and were of full weight, being fractional portions of the dollar of 416 grains. As the silver dollar and its fractional parts were somewhat overvalued in

that act, the weight of the dollar was changed by the act of January 18, 1837, to 412.5 grains, and the fineness from 892.4 to 900, the weight of the fractional silver

coins being changed proportionally.

As the bullion value of these coins was still greater than their face value, it was found necessary, in order to keep them in the country for domestic use, to make them subsidiary to the silver dollar of that day. The act of February 21, 1853. therefore, reduced the weight of a dollar in fractional coin from 412-5 grains to 384

In the reorganization of the coinage laws, by the act of February 12, 1873, the weight of the fractional silver coins was again changed so as to correspond with the metric system, that law providing that a half-dollar should weigh 12.5 grams, which made the weight of one dollar in subsidiary silver 385.8 grains. This is the law at the present time. As stated above, prior to 1873 the bullion value of the silver in the fractional silver coins exceeded the nominal value of the coins, but, owing to the decline in the price of that metal, the value of the silver in two half-dollars of the present coinage, or of one dollar in any fractional silver coined under existing law, is now only about 78 cents. This would seem to be out of any just proportion to the fact value of the coins.

It is estimated that there are in the country at this time some \$75,000,000 of fractional silver coins of the various weights and finenesses authorized by the acts stated above. Nearly \$30,000,000 of them are held in the Treasury, and are practically unavailable as an asset. A large portion of them is in badly abraded condition, having been in circulation for a long period of years. To increase their bullion value so as to bring them up to the same weight proportionately as the silver dollar would require about 4,000,000 ounces of silver.

The reasons which existed at the time for making fractional silver coins subsidiary to the dollar have ceased to exist, and, as the price of silver is now lower than at any time since the summer of 1879, the present would seem a most favorable opportunity for accomplishing the needed improvement in these coins. The work could be effected by the mints during the next five years, in connection with the regular coinage authorized by law without an increase of force or interference with such regular coinage.

The tendency of all nations is to improve and beautify the designs on their coins, and especially to make them uniform in weight as far as practicable. There is not only a marked diversity in weight among our coins of the same nominal value, but they are characterized by a great variety and exceeding inelegance of design and a lack of artistic merit. Should Congress authorize their recoinage, a much-needed opportunity would be furnished for rendering them more creditable as well as more

useful to the country.

THE TRADE-DOLLAR.

The Secretary suggests that the existence of the anomalous trade-dollars should be no longer tolerated. Originally coined for purposes of foreign trade, and given a legal-tender quality in this country, they have not only been deprived of that quality by law, but have also ceased to perform the function for which they were created.

Some millions of them, variously estimated at from six to ten, are held in various parts of the country, awaiting the action of Congress. Although intrinsically more valuable than the standard dollar, their bullion value is only about 86 cents. If it be considered unfair or impracticable to accomplish their surrender at their bullion value merely, a small advance on that value might be offered for them. The offer should not remain open longer than one year. The bullion realized from them will be available for the ordinary coinage of the Government, but, if the present silver law is to remain in force, such bullion should be counted as a part of that now required to be purchased each month.

[Report of the Secretary of the Treasury, December 7, 1885.]

CURRENCY REFORM.

Currency reform is first in the order of importance and of time, and fitly precedes other reforms, even taxation reform, because it will facilitate all other reforms, and because it can not safely be deferred. The coinage act of 1878 is overloading the mints with unissued, the subtreasuries with returned silver dollars, and will unavoidably convert the funds of the Treasury into those depreciated and depreciating coins.

The disorders of our currency chiefly arise from the operation of two enactments:

1. The act of February 28, 1878, which has been construed as a permanent appropriation for perpetual Treasury purchases of at least \$24,000,000 worth of silver per annum, although from causes mostly foreign that metal is now of mutuable and falling value, which must be manufactured into coins of unlimited legal tender and

issued to the people of the United States as equivalents of our monetary unit.

2. The act of May 31, 1878, which indefinitely postponed fulfilment of the solemn pledge (March 18, 1869) not only of "redemption" but also of "payment" of all the obligations of the United States not bearing interest, legalized as \$346,000,000 paper money of unlimited legal tender, and required the postredemption issue and reissue

of these promises to pay dollars, as equivalents of our monetary unit.

But these two evils, which are each a separate menace to the public tranquility and injurious to the public morals and the public faith, do not double the difficul-ties of a reform of the currency. Their concurrence may even assist Congress to provide the people of the United States with a better currency than the best now possessed by any nation;—a currency in which every dollar note shall be the representative certificate of a coin dollar actually in the Treasury and payable on demand; a currency in which our monetary unit coined in gold (\$550,000,000) and its equivalent coined in silver (\$215,000,000) shall not be suffered to part company.

Such a reform of the whole currency of the United States (setting aside the national-bank notes, which are diminishing and well secured) can be undertaken

and finished subject to the following conditions:

THE CONDITIONS OF CURRENCY REFORM.

1. Without shock or disturbance to the industries, the business enterprise, the

domestic trade, or foreign commerce of the country.

2. Without degrading the United States monetary unit of value to a cheaper dollar, and without raising the United States monetary unit of value to a costlier dollar.

3. Without loss to any who now hold the promise of the United States to pay a

dollar.

4. Without reduction of the present volume of the currency, or hindrance to its free increase hereafter when every dollar note shall be the certificate of a coin dollar in the Treasury payable on demand.

5. Without pause in the reduction of the public debt, but paying more than threefifths of all that part of the debt now payable at the option of the United States prior

to September, 1891.
6. Without increase of taxation.

7. Without the sale of any silver bought and coined since February, 1878.

8. Without the disuse of the 215,000,000 coined silver dollars of unlimited legal tender, or any fall or discount in their present received value; and without the dis-use of the 550,000,000 coined gold dollars of unlimited legal tender, or any rise or premium on their present received value.

9. Without prejudice to the adoption hereafter of an international bimetallic union, with free coinage of both metals for all comers, at a fixed ratio of weights,

into coins of unlimited legal tender.

10. Without the coins of the two metals parting company from each other, whatever may be the temporary fall, if any, in the market price of silver bullion after

stopping Treasury purchases.

I would most respectfully commend to the consideration of Congress the question whether such a reform of the currency ought not now to be endeavored; whether these are not among the prudent and just conditions of its reform, and whether such a reform might not be promoted, with immediate advantage to all our industries and trade, by repeal of the clause requiring Treasury purchases of silver bullion, and repeal of the act making compulsory Treasury issues and reissues of the legaltender notes.

TREASURY PURCHASES AND COINAGE OF SILVER.

It is with deference suggested that there are several points of agreement which may be reached, and differences of opinion removed or narrowed, by a preliminary

understanding as to the use of terms.

We are all paper-money men if it but be understood that our paper money shall be a representative paper money, a certificate that actual coin is konestly borrowed and safely stored by the Treasury, dollar for dollar, and payable to its owner on demand. No one disputes the superior convenience of paper money. Its use in large multiples without increase of weight, its economy in saving the heavy and irreparable loss of the precious metals by abrasion, are indisputable advantages over other kinds of money.

Demonetization may signify legal disuse of either metal as coin. Gold is demonetized in India. But where is silver demonetized? There are varying degrees of its use in different nations. Nowhere is it entirely disused. Nowhere is it then demonetized if demonetization means legal disuse. It is used in England for fractional coins of a limited legal tender. It is used in France, Germany, and the United States for fractional coins, and also for larger coins of an unlimited legal tender. It is used in India and Mexico for fractional coins, and for coins of an unlimited legal tender, and of these the coinage is free to all owners of silver. In speaking of the demonstration of silver, the degree of its disuse should be specified by those who

would avoid being understood to recommend free coinage to private silver owners, which nowhere now coexists with the use of gold as a part of the currency.

Eveaybody is a two-metalist, and wishes the use of silver in fractional coins of at least a limited legal tender. Bimetallists desire a larger use of silver for coins of unlimited legal tender; but they also wish the use of gold in coins of unlimited legal tender. If, however, a gold coin and a silver coin must each be received for a dollar, and are both an unlimited legal tender in number, some ratio in their weights must also be fixed by law. Yet no law can cross national boundaries as commerce does; so that any nation having a ratio not the same as the ratio of other nations traded with, is liable to be drained, in time, of one of its two metals. Thus bimetallism in any nation depends upon a fortunate balance of demands for the two metals from without, such as France enjoyed from 1785 to 1871; or else upon concurrence with a sufficient number of other nations in coining the unit of value in the twe metals at one and the same ratio of weight. Bimetallism is essentially an international affair; but it doest not exist; the fortunate balance in Europe was upset by Germany, and the international agreement, twice attempted, has failed. In but one way now can any nation retain in use coins of both metals which are both unlimited legal tender; namely, by stopping the coinage of the metal unacceptable to other nations. France has done so. The United States must likewise stop coining silver. Stop, wait, negotiate.

And whether negotiations shall succeed or fail, there is still no other way than to stop where we are, namely, at the point where a risk begins to appear of difficulty in retaining silver in our home circulation in full equivalence with our gold unit of

value which has an international circulation.

SILVER-GOLD.

Silver in fractional coins is the most convenient desirable metal for use in the payment of petty sums. These are the bulk of human transactions where money passes. It has no rival. Who does not deem it indispensable? Silver can not profitably be discarded from large use by any civilized nation in the world, even where, as in Great Britain and the Scandinavian countries, it is used only for fractional coins, made legal tender for small sums, and gold alone is cut into coins of unlimited legal tender. Silver alone is coined by some nations; is the monetary metal of enormous Asian population. We know little of China, but computing what they fairly may as to the rest of the world, the statisticians all agree that silver is

54 per cent of the monetary metals of mankind.

Gold, however, is indispensable also, though its high value makes it impossible to be used anywhere as small change. Gold is fairly computed to be about 46 per cent of the two monetary metals of mankind. Gold is the standard of value in the foreign commerce, not only of the United States, but also of every nation in Europe. Foreign exchange is calculated as between the different gold coins.

Gold is the standard in the domestic trade of England and of Germany, and of all the countries which, like France, have been bimetallic, but which have now ceased from silver coinage in order to prevent the fall of silver already coined as legal tender for all sums. Gold is, in fact and by law, the standard of value in the domestic trade of the United States, and has been since March, 1873, under the act of Congress making 25.8 troy grains of standard gold our monetary "unit of value," which, as will be explained below, had theretofore been safely and justly placed alike in coins of gold and coins of silver.

Gold is 66 per cent of the metallic circulation of the United States at the present moment; although it may need explaining that with free coinage for everybody's silver into full legal-tender silver dollars, the people of the United States asked for only 8,045,038 in eighty years, but that Congress required the coinage of 215,000,000

in about eight years.

Gold is the standard of value in nations from which we in the United States took 87 per cent last year of all our imports and to which we sent more than 92 per cent of all our exports. And with most of the countries having silver as a standard, or in nearly exclusive use, where we do the small remainder of our foreign trade, settlements are effected by the gold standard through sterling bills on London.

Gold from the mines of all the world has doubled in quantity within 35 years; silver about doubling in the last 100 years. Gold, like silver, is a principal product of mines in the United States, which have yielded of the two precious metals:

	Gold.	Silver.
For the last 40 years. For the last 14 years Lately as 4 years ago Last year	Per cent. 72 50+ 50+ 39-	Per cent. 28 50— 50— 61+

Who, then, would propose the disuse of gold or ask the enactment or the continuance of laws likely to promote the expulsion of gold or its use at a premium instead of as the standard of value, to which, by stopping the coinage of silver now, the legal-tender value of the 215,000,000 silver dollars already coined may be held

up and made to conform until these troubles be overpast?

But our 215,000,000 silver dollars are here and can not be expected sensibly to decrease, as our gold may. Nobody will export or melt them. The reasons are plain. They will not flow abroad, for the legal-tender quality given them by act of Congress can not procure their reception elsewhere; not in Germany, just as her legal-tender laws, applied to her equally depreciated 400,000,000 or 500,000,000 silver marks in thalers of unlimited legal tender, can not promote their reception here or in France; not in France, just as her legal-tender laws, applied to her 600,000,000 5-franc pieces of unlimited legal tender, can not promote their reception here or in Germany. Ceasing to coin more, our 215,000,000 silver doll irs will remain. Nobody will melt them, since the silver melted is worth 20 to 25 per cent less than the silver minted, while they remain a legal tender for all sums. Therefore no silver to be minted, while they remain a legal tender for all sums. used in the arts or industries or for exportation will be drawn from this stock. is not to be expected that Congress will withdraw from these 215,000,000 silver dollars their full tender quality; it is not to be expected that Congress will redeem and melt them and sell the metal. The fact then is that we can not but be twometallists.

METALLISM-MONO AND BI.

But do not bimetallists and monometallists agree more than they differ, so far as the known facts of our situation oblige us to be concerned with them? Both demand mints, which are public institutions for the exclusive manufacture of bullion into coins, open, on the rule of first come first served, to all persons bringing any amount of the one received metal, or, in the other case, both of the received metals, all such persons having the right to receive back their metal cut into coins of specified weight, fineness, size, and inscription, consisting of the monetary unit itself, and its multiples (and its fractions), and being full tender by law in payment of all sums due and payable, the said monetary unit, if bimetallic, in coins of silver and in coins of gold having a uniform ratio of weight.

The metal minted and the metal melted having thus an equal value in fact, men of both schools regard the monetary mass of either gold or silver, or, in the other case, of both gold and silver, as consisting at any moment, actually, of the whole metallic coinage of the world (gold, \$3,300,000,000; silver, \$2,200,000,000), plus potentially all extant stores of the one metal, or, in the other case, of the two metals. This plus enlarges enormously the great sum to nearly the bulk of the product of all mines of the one or the two metals in all past time, computed at not far from the half of, in the other case the whole of, \$16,540,000,000. Not to be varied in amount by legislation, its immense superiority appears as a kind and amount of wealth suited to be the standard measure of all wealth, for it is a mass of which the annual increment (four years ago being \$205,000,000, divided about equally between silver and gold, and last year being from both metals \$220,000,000), however large or variable. is a petty percentage—say 1,00 per cent.

This relation between the small annual increment and the huge accumulation of the precious metals by mankind in all time is a circumstance of the last importance, especially if all the economists are right in computing the total wealth of the world, stored, saved, and consuming, to be of less value at any moment than five times the

world's gross income for the one previous year.

If the facts of our own monetary situation have been correctly ascertained and stated above, then it is now obvious that gold and silver monometallism may, without prejudice to their high rank as monetary theories, be set aside at once as theories practically inapplicable at the present moment for the guidance of the United States. Silver monometallism, though current in India and Mexico, has few advo-

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cates among us, and, at any rate, is inadmissible. Gold monometallism has some able advocates among us, but, at any rate, is inadmissible. We are in the presence of 550,000,000 full tender dollars of gold and 215,000,000 full tender silver dollars,

the latter number now practically irreducible.

As metallists of both schools condemn all efforts by laws to manufacture a legal-tender equivalent of any nation's monetary unit out of the paper record of a promise to pay that unit, it here suffices to allude to that episode in our history before showing what the procedure of the Congress of the United States has been in making our monetary unit reside in coin, formerly of two-metals, latterly of one metal, and the relation of the bimetallic theory and practice thereto, and to our immediate problem, the silver-dollar coinage. Indeed, the disparity between the two (285:190=100:35) in July, 1864, when Congress tried to compel their equality, is comment enough, from a financial point of view, upon the legal-tender laws of February 25, 1862, July 11, 1862, March 3, 1863, and the law of May 31, 1878; though I can not myself believe the voters of the several States will ever decide that their Federal Government holds as sovereign a power to issue and reissue Treasury notes and make them a legal tender in payment of private debts, as it has to coin money and borrow it.

THE MONETARY UNIT OF THE UNITED STATES.

A complete history of the United States coinage laws would include many unimportant as well as important details. Reference is here made only to those parts which in every principal coinage law have prescribed either a single unit of values or what weight of fine gold should be equal to what-weight of fine silver in the monetary unit and its multiples, so that the least imperfect equivalence, the utmost attainable stability therein, might be had, and every exchange of product or service pass under a convenient and just standard and measure of value.

A table given on page XXIII is an analysis of the history of the United States monetary unit, including every coinage act that has dealt with the unit from 1789 until now. Setting aside the exigencies and the errors of the war period, when paper expelled coin, that history is a record of proud integrity, of uniform good faith.

Congress has established justice, and maintained it in a chief article and instrument of justice—the monetary unit. The good faith dictating every change is demonstrable. Marked by errors from the first act to the last, none of them is an error without excuse. Perhaps the worst error of all is in the act of 1834 changing the ratio, when Congress omitted to be guided by its ablest living adviser, the most eminent of my predecessors in this office, Albert Gallatin, the friend and peer of Jefferson and Madison, their counselor in finance, the originator of the Ways and Means Committee, during three Presidential terms Secretary of the Treasury, and

the originator of its present system and best traditions.

It will first be convenient to indicate what the table does not show. It makes on account of subsidiary coinage—that is, the coinage of silver for small change, disparaged and not full tender. Such facts and metric changes in them are irrelevant to the monetary unit. It makes no account of alloys, but deals only with the weights of pure gold and pure silver. These alloys have changed, are decimal, of minor importance, and irrelevant. It makes no account of the trade-dollar, the history of which here would be confusing and irrelevant. It makes no account of the deductions from full legal tender proportional to loss of weight by abrasion or otherwise. It makes no account of changes from gratuitous to compensated coinage, which, though capable of great importance, not actually having been, may be neglected.

though capable of great importance, not actually having been, may be neglected. It does not show what things have had at any time the full legal-tender quality conferred upon them whilst not an embodiment of the monetary unit—for example, silver dollars of the present coinage. It does not show what things have had at any time a full legal-tender quality conferred upon them by the Supreme Court, but only a limited legal-tender quality conferred by Congress—for example, United States notes which were not made legal tender from private citizens to collectors for duties on imports, nor from the Treasurer of the United States to private persons for interest on the public debt. It does not show the six or more different certificates, notes, demand notes, etc., which, being received at the offices of the United States or elsewhere by law or custom, are a part of our currency, but not in immutable equivalence with the monetary unit.

Periods between dates when coinage acts of the United States took effect.	Coinage of their gold into dollars, free to all.	Coin gold dollar and its mul- tiples an unlimited or full legal tender.	The United States	Coinage of their silver into dollars, free to all.	unlimited or full	pure gold	same weights in France all the while, and in the
2d of Apr., 1792,	Free coin-	Full ten-	Pure gold, Pure sil- troy ver, troy grains. grains. 24.75 = 371.25	Free coin-	Full ten-	1:15	1:15.5
to 31st of July,		der.	24.10 = 311.20	age.	der.	1:15	1:12.0
1834. 81st of July, 1834, to 18th of Jal.,	do	do	23 20 = 371 25	do	do	\(\frac{1:16.002\}{1:16+}\)	,1:15 %
1837. 18th of Jan., 1837, to 1st of	do	do	23 ·22 = 371 ·25	do	do	{1:15 ·988} {1:16— }	1:15·5
Apr., 1853. 1st of Apr., 1853, to 1st of	do	do	23 · 22 == 371 · 25	do	do	1:16—	1 :15 ·5
Apr., 1873. 1st of Apr., 1873, to 20th	do	do	23 ·22	Not free	do		1:15.5
of June, 1874. 20th of June, 1874, to 26th of Feb., 1878.	do	do	23 ·22	do	Limited to \$5, sec. 3586.	1	1:15-5
28th of Feb., 1878, to Dec., 1885.	do	do	23 •22	do	R. S.	i	1:15:5

The history of the monetary unit shows that from 1792 to 1873 that unit was embodied by law in either metal. The arrangement is such as is now called bimetallic. From 1873 till now, gold has been made by law the sole embodiment of our "unit of value." But what is most notable is not that historical fact. Most notable is the fact exhibited from 1792 to 1885 in a variety of historical circumstances—the seeking after perfect equivalence in contemporaneous and successive coin embodiments of the monetary unit.

Equivalence in the contemporaneous coin embodiments of our monetary unit was the purpose of the coinage laws of 1792, 1834, 1837, and 1853.

Equivalence in the successive coin embodiments of our monetary unit was the purpose of the coinage laws of 1834, 1837, 1853, 1873, and 1878.

During the time when the 391.25 troy grains of fine silver continued to be a coin embodiment of the monetary unit, there was no appreciable fluctuation in its value as compared with the mass of commodities, services, and savings measured thereby. Slight variations in the gold coin, therefore, made solely for the purpose of retaining both metals in use, and for reaching a more perfect equivalence in order to retain both metals in use, are only confirmations added to proof in the uniformity (371-25) from 1792 to 1873. During the time when 23-22 grains of pure gold have been either a concurrent or the single coin embodiment of our monetary unit, there has been no demonstrable fluctuation in its value as compared with the mass of commodities, services, and savings measured thereby. Whatever may be speculated, it is not within the wit of man to name any monetary unit more stable.

THE COINAGE LAWS FROM 1792 TO 1878.

1792.—Pure gold 24.75 = 371.25 pure silver; ratio 1:15. Equivalence was the purpose avowed in the celebrated Mint Report of Hamilton, and intended in the adoption of his ratio and recommendation by the Second Congress. And if the original error shortly disclosed, or disclosed by later requirements of gold for England's resumption, can at all be traced to a defective appreciation of the effect produced by the legal-tender impartment to coin, concurrent with commercial causes in the nature of demand, upon the rating of either metal, it is to be observed that the masterly paper of Hamilton has an excuse not shared by later documents in which that effect is sometimes equally overlooked, and sometimes strained to cover all the crudities of a proposed "fiat money."

1834.—Pure gold 23·20 = 371·25 pure silver; ratio 1:16+. Equivalence contempora-

ons, equivalence successive, was the practical object of the change in the ratio of the two metals made in 1834. An error in the ratio had expelled gold coin from the

country, as an error in our proceeding may do now. Senator Benton said "the

extinction is complete.

In order, therefore, to recover the expelled metal so as to embody in two metals again the monetary unit, it was necessary to change the ratio, and to change it by a change in the grains of the metal not then possessed, and thereafter to be attracted and coined, rather than of the grains in the metal then coined and in daily use. For one adequate reason, not to mention causes contributory, viz, the preponderant coinage of both metals by France, whose mints were then open, like our own, to all comers, at a fixed ratio, (1:15:5), more favorable to the owners of gold than our own ratio, (1:15), the United States had lost their gold circulation both in domestic trade and foreign commerce. The profit in exporting gold was palpable.

The Congress of 1834, therefore, sought to recall gold and to keep gold while also

retaining silver. Nothing else but equivalence in the two forms of the monetary unit could retain both. But their object was to retain both, and if the commerce of the world had had the same geographical limits as the laws of the United States the statute of 1834 would have retained both; but bimetallism is nothing if not international, and the failure was disastrous. The ratio of 1834 sufficed to expel

silver, as the ratio of 1792 sufficed to expel gold.

Overlooking the advice, the experience, the expert knowledge of Gallatin, Congress in 1834 adopted a ratio as far from correct on the one side as the ratio of 1792 had been on the other side. For the ratio of 1:15 the United States substituted the ration of 1:16. Again, as before, the preponderant coinages of France (not to mention those of other nations of Europe), whose mints were then open, like our own, to all comers at a fixed ratio (1:15:5), being now more favorable to the owners of silver than our new ratio, 1:16:002, the United States began to lose their silver circula-

The profit in exporting silver was palpable.

The act of 1834 has been described as contriving inequivalence in the monetary unit, and then cited as a precedent of financial integrity. The precedent is mis-understood. That Congress sought a just equivalence and not an unjust disparity in the search for the lost metal, is proved by the fact that they lost the other metal in that search. The weight of fine metal in one coin embodiment of the monetary unit was not altered then or ever afterwards, as its tabular history shows, nor was the weight of the fine metal in the other reduced to obtain a profitable disparity. It was reduced to obtain a just equivalence, and reduced infelicitously so much as to fall on the other side.

From 1:15 the Congress passed over the unvalued but controlling ratio of 1:15.5 on to the ratio of 1:16:002. But there was no change in the actual value of either metal to a less real value at that time, nor until forty years after, when Germany, seeking to substitute her silver circulation for the gold part of the circulation of France, after 1873, constrained France, in 1876, to close her open mints to silver, and put an end to her bimetallism at the prevalent ratio of 1:15.5, which had, by the two errors of Congress, drained the United States first of one metal and then of the other. Gold then was not, like silver now, bought and coined by the Treasury into dollars which foreign circumstances had made of inferior value to the same quantity of metal at an earlier date. Neither metal, in fact, varied measurably from a steady value, or from that equivalence in the commercial world and in the law of France

upheld at the ratio of 1:15.5.

1837.—Pure gold 23:22=371:25 pure silver; ratio 1:16—. The only change to be noted under the law of 1837 is the putting a trifle more gold into one form of the monetary unit in order to conform the alloy to a decimal system. It is of no impor-

1853.—Pure gold $23\cdot 22 = 371\cdot 25$ pure silver; ratio 1:16—. The weights of the fine metal in either form of the monetary unit and the ratio of their weights remain the same under the act of 1853. Equivalence contemporaneous, equivalence successive, are still maintained. But the silver metal which could not be kept at home while the French mints were coining both metals at a ratio more attractive than ours to the owners of silver, by about 3 per cent, was needed imperatively, at least for fractional coins, and although the fact lies outside the scheme of the foregoing table, it is important and should be noted. The law was successful for that limited purpose, and three years later the legal-tender quality which had been of necessity conferred upon foreign silver coins was withdrawn and ended. And now it should be observed that from 1853 to 1873, as from 1792, free coinage and full legal tender were given to both metals, whoever brought them seeking to obtain either form of the monetary The law of 1853, which established a subsidiary coinage for small change, did not withdraw the right from any owner of silver to have his metal cut into dollars of an unlimited legal tender. Indeed, 5,538,948 such dollars were coined in those twenty years. But why no more? And why did so many of these stream abroad even before the day of paper came? The French mint and its ratio again explain.

And why did not in pairs the silver half dollars authorized by the act of 1853,

coined at a ratio of 14.88:1, operate even more effectually than from 1792 to 1834 the

silver whole dollar, coined at a ratio of 15:1 had, to expel gold? If 15:1 did it while France was coining at 15.5:1, more effectual still might seem to have been 14.88:1, offering more than 3 per cent profit. The first break in the custom of free coinage had occurred.

Free coinage was not given, or such would have been the effect upon gold. The coinage of silver at 14 88:1 was confined to small purchases of silver bullion made by the treasurer of the mint, and no deposits for the fractional coins were thereafter received. But the coining was free of the full-tender silver dollar.

1873.—Pure gold 23.22. "That the gold coins of the United States shall be a onedollar piece, which at the standard weight of twenty-five and eight-tenths grains, shall be the unit of value." * * (Sec. 14.) But such it had been for thirty-six years, though not till now alone in that office. Free coinage of a full-tender silver dollar was all that was withdrawn by the act of 1873, or changed, omitting the things mentioned above as excluded here, being quite irrelevant to the silver question. The right withdrawn was a right long unused, and it was a right long unused because it was a right unprofitable to any owner of silver in the United States. The unlimited legal-tender quality of any silver dollar still existing, unmelted, unexported, in the cabinets of collectors or the strong boxes of hoarders, whether the dollar of 1792 or the dollar of 1834 (which differed only in the proportion of alloy, not in the quantity of pure metal, 371.25 grains, as the table shows), was not withdrawn.

These two facts may profitably be compared with the bubbles blown about them since the time after the passage of the act of 1873 when, by the ending of bimetallic minting in France, in Europe, in the world (the last French mint certificates were issued in July, 1876), and the fall of silver, the free coinage of full-tender silver dollars of 371.25 grains at a legal equivalence with the 23.22 grains pure gold then made without protest, and now remaining without change the sole coin embodiment of our monetary "unit of value," had become for the first moment since 1834-1873 a highly profitable transaction for the silver miners (less than 100,000) of the United

States, but not for the people (more than 50,000,000) of the United States.

The charge that Congress was furtively seduced into passing the act of 1873 is thus a manifest error. But in its relation to the passage of the act of 1878, it is not superfluous to mention that the coinage act of 1873 was read in the Senate more than once, in the House at least once, was printed by order of Congress thirteen times, was considered in the committees of both Houses during five different sessions, and the debates upon it occupy 144 columns of the Congressional Globe. The act of 1873 made no change in the two-metallism established in the United States when the infe-

licity of the bimetallic ratio of 1834 induced the subsidiary coinage of 1853.

1874.—Pure gold 23:22. The revision of the Statutes of the United States was adopted the 20th of June, 1874. Silver-mine owners were still far from getting sight of their approaching interests if silver farther fell; but the revisers made section 3586 to read: "The silver coins of the United States shall be a legal tender at their nominal value for any amount not exceeding five dollars in any one payment." If six silver dollars of the coinage of 1792 or of 1834 were in company with one another anywhere, which may be doubted, and if the aftirmance of a five-dollar legal tender, which was obviously intended to relate to fractional coins alone, operated a negation unexpressed upon the unlimited legal-tender quality, theretofore conferred, of silver coins not fractional which had almost ceased to exist, then the revisers of the statutes may be held to have made a change in the law without warrant, and also without importance.

1878.—Pure gold 23.22. The coinage act of 1878 left standing the monetary "unit of value" embodied and established by the act of 1873 in 23.22 troy grains of fine gold (25.8 standard). It is unjust to ascribe to the Forty-fifth Congress, which passed that act, an alteration in our monetary unit. They still maintained its strict equivalence, even its identity, with one of the bimetallic forms of that unit estab-lished more than forty years before, the sole form of that unit as established five

years before.

Noting the extreme fall in the metal which had also been its embodiment from 1792 to 1873 they let the unit of value alone. More than that, Congress recognized in the second provise of the act of 1878 the actual and the legal disparity between the coin which they required to flow from the mints and the coined monetary unit in the Treasury which was represented by gold certificates. Congress gave a full legaltender quality to this silver coin, but not also the free coinage to all comers which the history of our monetary unit shows to have been its uniform concomitants from the first establishment of that unit to the present hour. But Congress also explicitly recognized its inferiority to the gold certificates upon which they had never bestowed the legal-tender quality. Moreover, Congress did not diminish the weight of the precious metal in the silver dollar. They required it to be coined of the same number of troy grains of pure silver (371.25) as had been put in every coin of that name and metal when as from 1792 to 1873 it was one ambedienest of our monetary unit and metal when, as from 1792 to 1873, it was one embodiment of our monetary unit with free coinage for all comers and full legal tender.

THE MONRTARY UNIT INVARIABLE.

This analysis of our coinage laws and explanation of their history yield light for guidance now. Ordained "to establish justice," the Constitution itself is buttressed by this first century of constancy in the Congress to a continuous and just equivalence in the successive coin embodiments of the monetary unit for a standard and measure of value. The precedent stands, and will stand for centuries to come, the admiration, the pride, the rule of law and of duty for many generations of self-

governing freemen. It is for us to pass on unimpaired this high tradition of financial integrity. But of justice as of liberty, eternal vigilance is the price.

Our 215,000,000 silver dollars are by law full legal tender. Sharing that function with the monetary unit itself, the honor of the country, not less than its interests, is involved in the preservation of their equivalence with that unit wherever our citizens dwell and our laws run. Equivalence in foreign trade, for the reasons above indicated, is for the present quite impracticable. Equivalence in domestic trade is practicable. But that equivalence is now imperiled by the continuing coinage and increasing number of the silver dollars. This is much more than a deliberate judgment of the Secretary of the Treasury. It is attested to him from the centers of trade in all parts of the country, as much from the South as the North; as much from the West as the East.

Not alone our able statesmen and instructed economists and financiers advise the stopping of the silver coinage now, but wherever our fellow-citizens are concentrated in commercial cities and towns, the business classes engaged in the trade, the enterprises and manufactures of those centers, and the still larger masses of workingmen employed by them, urge the stopping of the silver coinage now. It is these classes which are always first to perceive such perils to industry and trade and the consequences they entail. To their judgment in such a matter even the acts of Congress touching commerce and currency are finally appealed. For it is their interests first, and afterward the interests of the agricultural classes, which are endangered. Every business man from day to day must form his separate judgment of any medium of exchange which he may be obliged by law to take in his next bargain. Twenty years ago the gold dollar was not kept from a premium, to-morrow the silver dollar cannot be kept from a discount, in disregard of their appraisal.

ONE-METALLISM OR TWO-METALLISM-OUR ONLY CHOICE.

The choice before Congress is not between silver monometallism and gold monometallism. Both are inadmissible. The choice before Congress is not between bimetallism and either gold or silver monometallism. The latter are not admissible, and bimetallism is only possible with the co-operation of other nations, which is not now to be had. For, although France holds the same friendly attitude, and would be followed by some of her associates of the Latin Union, England now, as in 1878 and 1881, is unwilling to depart from her mintage of gold alone into coins of unlimited legal tender, and Germany now, as in 1881, regards the concurrence of England in an international bimetallic union as a sine qua non. Such being the facts established upon abundant testimony, official and unofficial, gathered by the Department of State, it becomes plain that the choice of Congress is only in fact between stopof state, it becomes plain that the choice of Congress is only in fact between stopping the coinage of silver dollars or risking by further coinage the inequivalence of those dollars with our monetary unit, risking the fall of the value of 215,000,000 silver dollars from their legal domestic rating to their commercial international value, which is 20 per cent less, and involving such a disuse in our domestic trade of 550,000,000 dollars of gold coin, as when gold was ejected by paper during the war.

The only choice before Congress, therefore, is the choice between one-metalism and two metallism. The silver dollar can not be kent in equivalence with the cold

and two-metallism. The silver dollar can not be kept in equivalence with the gold dollar if the coinage of silver continues. The gold dollar can not be kept in full domestic circulation if the silver dollar is suffered to fall. Coining more necessitates its fail. Doubtless some may hope that more silver dollars can be coined and yet their equivalence with the monetary unit not be lost. It is respectfully submitted that there is no compensation for that risk, and that a judgment so accordant of the great business classes who carry on the exchanges of the country must be

accepted as a final estimate of that risk.

A HEAVIER DOLLAR.

Nor should it be forgotton that every silver dollar coined hereafter at our present ratio would be, as the coining of every dollar since 1878 has been, a direct hindrance to the international bimetallic union then avowed as the object of our legislative policy. This objection is fatal also to the proposal to put more silver into the dollar than 371.25 grains of fine metal (412.5 standard). But that scheme is an admission of the stability of our present monetary unit, an express assertion of our duty to make every full-tender substitute for that unit its acceptable equivalent. Another decisive criticism upon the proposal is that it implies the necessity of further purchases and coinage of silver, which necessity does not exist, and proposes a remedy for the continuance of a danger which does not need to be prolonged. Stopping the coinage now is a perfect remedy for the evil which the business classes have measured, judged, and desire to see averted. They do not wish its recurrence in a varied form.

Increasing the weight of silver in the dollar assumes the present dollars to be incapable of centinued equivalence with the monetary unit, when, in fact, by stopping further coinage they can be held in our domestic exchanges to that equivalence, and the chance retained that the several great powers which are also sustaining the full-tender use of depreciated silver, by local national law, may come to "pool their issues," and so restore silver to international currency. Such union now seems hopeless, while we continue to mitigate the difficulties of other nations by taking off the market half the product of our own mines, which is nearly half the product of the world. Is it not worth while to try the results of an altered situation after so many years of failure? Is it not worth while to see what can be done when the United States shall have put an end, by stopping the coinage, to the charge that they are moved by selfish interests, and trying to market their silver; when the United States, by stopping coinage, shall have put themselves upon an equality with the other gold and silver using nations who have all stopped silver coinage; and when the United States shall thus be able to negotiate for open mints and free coinage to all comers, with the large offer to join in free coinage to all in place of no coinage, rather than with the lesser offer of free coinage to all, in place of the coinage of Treasury purchases of \$24,000,000 worth of silver.

The coinage of a heavier dollar would obstruct the success of such an experiment. The coinage of silver not being free to all comers, but being exclusively a coinage of Treasury purchases of silver, there is no reason for making a heavier dollar, whether the purchases are to continue or to be stopped. Treasury purchases of silver are anomalous, unprecedented except in the case of subsidiary coin, and a hindrance to the restoration of a sound currency. If the silver dollar is full tender, but not of free coinage, its currency is confined within the country where the laws run which make it full tender. It can not be forced across the Atlantic or Pacific, except as metal. Legal-tender laws do not cross national boundaries. The silver dollar of 371.25 grains within our boundaries can be kept equivalent to our monetary unit of value if no more are coined; and the metal in it will not fluctuate more from the datum line of 23.22 grains fine gold than the metal in a 500-grain silver dollar would, though it may fluctuate a little farther off. If the silver of our dollar is to be dealt with as a commodity, it can not be kept in equivalence with the coin monetary unit any more than it can be kept in equivalence with some other commodity than itself. The proposal to make a heavier dollar, like the proposal to make unlimited legal-tender silver bullion certificates on a variable commercial ratio of the metal with gold money, is a proposal to treat silver as a commodity. If the silver of our dollar is to be dealt with as a part of the monetary metal of the world to which the full legal-tender power of leading governments is to be applied, 371.25 grains of fine silver can be made equivalent with 23.22 grains of fine gold as effectually as 500 grains

STOPPING THE COINAGE WILL NOT AFFECT PRICES.

of fine silver can.

An adequate sense of the magnitude of the actual coin-money stocks of the world, which join with the potential money existing in uncoined gold and silver, and with all their numberless equivalents, substitutes, and representatives, to measure prices, not to mention growing economies in the use of money, by checks, bills of exchange, book-credits, clearing-houses, postal orders, telegraphic transfers, etc., which operate in the same direction, enforces the lessons of experience as to the impotence of any nation's legislation to affect prices, if prices are measured by a stable monetary unit. Changing the measure changes nothing except the ownership of the property of the cheated ones. It does not change prices measured honestly. But the lessons of experience can not be completely learned in a moment. For the general range of prices of the hundred chief commodities of civilized man's use has been more than a third of a century in completing the last leisurely cycle of its rise and fall.

its rise and fall.

The range of prices is lower to-day than since the discovery of gold in California. The redistribution of populations in the two hemispheres since then is vastly more ascribable to legislative contrivance than is the low level of prices. Prices in the United States are the record of the fluctuations of commodities and currencies in the markets of the world. They are not merely domestic fluctuations. Odessa and India

appear in the price of wheat at Chicago. Our legislation chiefly concerns 55,000,000 people, but prices are the outcome of twelve or fifteen hundred million people's affairs. Yet we are occasionally told that the present general fall of prices has been caused and can be counterpoised by the variation of a few hundredths of 1 per cent in the ratio of our own silver-coin stock to the mass of the monetary metals of the worldby the transfer of more silver from mines in Nevada to vaults in New York.

Man's inventions and industries are hammering down the prices of all the products of man's labor. If one New England town by one week's labor can shoe all the feet in Cincinnati, Chicago, and St. Louis for a year, when a year's work was too little one decade ago, how shall not the price of shoes go down! Everywhere the effort is to obtain shelter, clothing, food, and the ornaments of these necessities of life at a

smaller expense of mental energy and bodily toil.

The history of inventions is the record of permanent reductions of the cost of getting man's necessities. This reduced cost makes possible the onlargement of the comforts of all, a higher and higher standard of life for the poor. How shall the reduced cost not appear in dropping prices? But things on hand bought to sell fall while held. To the trading classes a fall of prices when comprised in too brief periods can not but bring some measure of distress; when continued for too long periods, can not but entail a general depression of trade. But when it is neither sudden nor prolonged enough to throw large numbers out of employment, the great mass of working men and women find in lower prices almost unmixed good. are always at once exchanged, with some deduction for saving, and if prices are lower the same wages buy more. Even where reduced prices necessitate reduced wages (and on the whole, even in Europe, the return to labor grows more and more) the wage-receiver gets the advantage of wages being slow to move, as he gets the disadvantage of their being the last to move when from a degradation of the unit of value, or its legal equivalent, prices measured by that unit going up, the same wages buy less. To keep the unit of value stable is the true limit of legislative control over prices.

A POORER DOLLAR REDUCES THE WAGES OF LABOR.

A large proportion of our workingmen of mature years have had an instructive experience that lowering the value of any so-called dollar, legal-tender of payment for their wages, is a lowering that is compensated to everybody else before compensation reaches them. It is a lowering that lifts the prices of all commodities before it lifts the rate of their wages. A cheaper dollar for workingmen of the United States means a poorer dollar. The daily wages of our workingmen and workingwomen are by far the largest, by far the most important, aggregate of wealth to be affected by the degradation of the dollar, or of any legal-tender equivalent of the dollar. All other aggregates of wealth, the accumulations of capitalists, which can only obtain profitable use by being turned over daily in the wages of workmen and the employment of the captains of their industry, all other aggregates of wealth which remain unemployed in the payment of wages of the day, the month, the year, are not to be compared in their sum to this gigantic sum. It is this gigantic sum, the wages of labor, which is assailed by every policy that would make the dollar of the fathers worth less than its worth in gold. The debt of the United States, large as it is, is a wart beside that mountain. If by defrauding our fellow-citizens who, directly or indirectly through the savings banks hold these promises to near a delivery of the savings banks hold these promises to near a delivery or indirectly through the savings banks hold these promises to near a delivery of the savings banks hold these promises to near a delivery of the savings banks hold these promises to near a delivery of the savings banks hold these promises to near a delivery of the savings banks hold these promises to near a delivery of the savings banks hold these promises to near a delivery of the savings banks had these promises to near a delivery of the savings banks and the savings banks are near a delivery of the savings banks and the savings banks are near a delivery of the savings banks and the savings banks are near a delivery of the savings banks are near a delivery of the savings banks are near t directly or indirectly, through the savings banks, hold those promises to pay a dollar on demand or in due season; if by letting the silver dollar fall below the gold dollar, we could take a third off the burden of the public debt, much less than \$10 a head would thus be saved to the people of the United States. How long would \$10 apiece pay our working men and women for the loss of a third off every dollar of their wages! How long before they could get their wages raised enough to buy as much as before?

TAXATION REFORM.

In another communication which accompanies this, my first annual report, I have endeavored to present a full and complete exposition of the existing condition of the customs service, of the rules and regulations that I have established to secure a just, faithful, and impartial appraisement of imported merchandise, together with my reasons for making such rules and regulations, and of the legislative measures which are now needed for improving that portion of the revenues. The revision and changes of rates of duty made in 1883 have already disclosed, in practical execution, defects which are commended to the early attention of Congress.

Besides the reforms which are desirable for the effective administration of any system of taxation levied through imported merchandise, and are indispensable for the administration of customs laws which, like our own, are a chaos rather than a system. I venture to hope that in due season it will be the pleasure of Congress to consider some other reforms upon which, as is requisite, all parties may agree, and that are of a different scope. Like our currency laws, our tariff laws are a legacy of war. If its exigencies excuse their origin, their defects are unnecessary after twenty years of peace. They have been retained without sifting and discrimination, although enacted without legislative debate, criticism, or examination. A horizontal reduction of 10 per cent was made in 1872, but was repealed in 1875, and rejected in 1884. They require at our custom-houses the employment of a force sufficient to examine, appraise, and levy duties upon more than 4,182 different articles. Many rates of duty begun in war have been increased since, although the late Tariff Commission declared them "injurious to the interests supposed to be benefited," and said that a "reduction would be conducive to the general prosperity." They have been retained, although the long era of falling prices, in the case of specific duties, has operated a large increase of rates. They have been retained at an average ad valorem rate for the last year of over 46 per cent, which is but 24 per cent less than the highest rate of the war period, and is nearly 4 per cent more than the rate before the latest revision.

The highest endurable rates of duty, which were adopted in 1862-'64 to off-set internal taxes upon almost every taxable article, have in most cases been retained now from fourteen to twenty years after every such internal tax has been removed. They have been retained while purely revenue duties upon articles not competing with anything produced in the thirty-eight States have been discarded. They have been retained upon articles used as materials for our own manufactures (in 1884 adding \$30,000,000 to their cost), which, if exported, compete in other countries against similar manufactures from untaxed materials. Some rates have been retained after ruining the industries they were meant to advantage. Other rates have been retained after effecting a higher price for a domestic product at home than it was sold abroad for. The general high level of rates has been retained on the theory of countervailing lower wages abroad, when, in fact, the higher wages of American labor are at once the secret and the security of our capacity to distance all competi-

All changes have left unchanged, or changed for the worse, by new schemes of classification and otherwise, a complicated, cumbrous, intricate group of laws which are not capable of being administered with impartiality to all our merchants. nothing in the ordinary course of business is imported unless the price here of the domestic, as well as of the imported, article is higher by the amount of the duty and the cost of sea-transit than the price abroad, the preference of the tax-payer for duties upon articles not produced in the United States is justified by the fact that such duties cost him no more than the Treasury of his country gets. As for duties affecting articles that are also produced in the United States, the first to be safely discarded are those upon materials used by our own manufacturers, which now subject them to a hopeless competition at home and abroad, with the manufacturing nations, none of which taxes raw materials. It is not to be doubted that in any reform which shall finally receive the approval of the two Houses of Congress, they will maturely consider and favorably regard the interests which can only gradually and carefully be adjusted, without loss, to changes in the legislative conditions for their advancing prosperity. With this view, I have invited, in some two thousand circular letters to our manufacturers and merchants, their enlightened cooperation in the improvement of our fiscal policy, and the replies received will hereafter be submitted to the consideration of Congress.

[Report of the Secretary of the Treasury, December 6, 1886.]

THE SILVER QUESTION.

Since the date of my last annual report, the attitude of an important government toward the silver question has been changed. The matter is of consequence, and requires detail.

Last December the results of our special mission to the governments of France,

Germany, and Great Britain had just been obtained, and were as follows:

The French Government remained of the same mind as when it had united with the Government of the United States in calling the International Monetary Conference of 1881. The German Government deemed the cooperation of Great Britain in any change a sine qua non. The Government of Great Britain, administered by the same party and principal persons then as new, saw no reason to depart from the position held by that Government at the International Monetary Conferences of 1878 and 1881.

The position which the delegates of the British Government were instructed to take at each of those conferences had been adverse to the object sought by the United States. That object was the opening of the mints of the governments of the United States of America and of the leading European States to the free coinage of both gold and silver into unlimited legal-tender money at a ratio fixed by international

agreement.

Thus, at the International Monetary Conference of 1878, the British delegates had led Mons. Leon Say, the first French delegate, and a majority of the conferees to declare that silver, like gold, of course, must be kept a monetary metal, but each state or group of states must act for itself in the choic and monetary metal, and international metals and the choice and himself like states did not national ratio being pronounced undebatable since the bimetallic states did not undertake an unlimited coinage of silver, the British delegates further declared their hope that every state would not prefer gold, while insisting upon Great Britain keeping to her own preferences, and that a fixed ratio was "utterly impracticable." These declarations, of course, frustrated the object of the United States in calling the international monetary conference of 1878.

During the next three years the powerful polemic of Mons. Henri Cernuschi revolutionized the opinion of leading men in Europe and terminated the dependence of France upon Great Britain. The Government of France joined the Government of the United States in calling the next International Monetary Conference, held at Paris in 1881. The object of the United States, now supported by the invaluable concurrence of "the greatest among the great metallic powers," was again the same—the opening of the mints of a group of such powers to the free coinage of gold and silver, at a ratio fixed by international agreement, into unlimited legal-tender money. The delegates for Great Britain declared that their monetary system since 1816 had rested on gold as a single standard; that this system had satisfied all the needs of the country without giving rise to the difficulties manifest elsewhere under other systems, and for these reasons it had been accepted by the governments of all parties and by the nation. The Government of Great Britain, therefore, could not take part in a conference as supporting the principles proposed, and her delegate was not permitted to vote. This declaration, of course, frustrated the object in assembling the International Monetary Conference of 1881, for the Government of Germany, following the lead of Great Britain, was resolved to retain a monetary system like hers

I am informed by the Secretary of State that the above declaration of 1881, in respect to the support given by the Governments of all parties to the present monetary system of Great Britain, was in the summer of 1885 reiterated to our special commissioner, Mr. Manton Marble, not more clearly by the highest officials than by the most eminent characters of the opposite party who had just resigned the seals of office. In January of the present year, however, before the return of those opponents to office, a correspondence was opened between two departments of the British executive (by the India office with the Treasury), which marked the point of a new depar-

ture.

NEW GOLD AND SILVER COMMISSION IN GREAT BRITAIN.

The first letter from the then Secretary of State for India ended as follows:
"Lord Randolph Churchill " " " desires at the same time most earnestly to

press upon my Lords the importance of making every endeavor that is possible to bring about, by international agreement, some settlement of the question how the free coinage of silver may be revived, and the comparative stability of the relative value of gold and silver, which is so essential for the regular course of trade, and which is of vital importance to India, may be secured."

This urgency was supported by a telegram from the Government of India, saying: "We are of opinion that the interests of British India imperatively demand that a determined effort should be made to settle the silver question by international Until this is done, we are drifting into a position of the most serious financial embarrassment, in regard to the consequences of which, not only as regards our financial position, but in respect of measures of taxation in relation to our rule

in British India, it is impossible not to be seriously apprehensive."

The rejoinder (May 31) of the Treasury, then for a brief while under the direction of Mr. Gladstone's government, maintained the position traditional in both parties, supporting the same by the authority of Lord Randolph Churchill's associate and

predecessor, Sir Stafford Northcote, and closing as follows:
"It is obvious that her Majesty's Government could take no measures for summoning or cooperating in a new monetary conference until they had previously determined what policy they should initiate or consent to. The whole subject is understood to be under consideration of the Royal Commission on the Depression of Trade, but my Lords can find nothing in the correspondence and information before them which should induce them to depart from the instructions given to the representative of this country at the conference of 1881."

The third report, last summer, of the said Royal Commission, of which Lord Iddesleigh (Northcote) is chairman, after reference to every cause for the changed relative value of the two metals, except the first cause, to which I shall presently allude,

ended by recommending a special gold and silver commission.

By the return of the Tory party to power in the elections of July, that recommendation fell into the hands of those who had made it. In September the Royal Gold and Silver Commission was created, as a petition signed by 243 members of the

House of Commons had requested that it should be-

"To inquire whether it is possible to suggest any remedies within the power of the legislature or the Government by itself or in concert with other powers, which would be effectual in removing or palliating the evils or inconveniences thus caused, without injustice to other interests and without causing other evils or inconveniences equally great. Lastly, if the commission are of opinion that this is possible, they should state the precise form which such remedies should take, and the manner

in which they should be applied."

But the return of the Tory party to power was signalized by a new distribution of cabinet offices. The First Lord of the Treasury (Iddesleigh) and the Chancellor of the Exchequer (Hicks-Beach), who had successively held the leadership of the House of Commons, and whose opinions had been cited by Mr. Gladstone's government for a rebuke to the India Office, were translated to other functions; whereas the former Secretary of State for India, who, in January, had urged every endeavor for an international agreement to revive the free coinage of silver, took the chancellorship of the exchequer and the leadership of the House of Commons. In that place and office Lord Randolph Churchill announced, on the 7th of September, the members of the Gold and Silver Commission. Its chairman, a vice-president of the Bimetallic League, and one of its expert members, the financial secretary of the Government of India, are known by those who concern themselves with the views of thinkers on this subject to share in the belief that an international agreement to open the mints of leading governments to the free coinage at a fixed ratio of both gold and silver into a limited legal-tender money would suffice to restore the relative value of the two metals to their old stability.

Whatever may be the conclusions of this commission, whatever the prosperity of those conclusions with cabinets or parliaments, its appointment and character mark a change in the attitude of the British Government toward that belief, at least from indifference to considerate attention. The change is important. Nevertheless, weighty are the words of Mr. Gladstone's government, reiterated last May: "An entire change in public opinion must take place before a change of monetary policy in this country could be seriously contemplated." While men of light and leading may strive to form public opinion in a matter of critical importance to the general prosperity, but so recondite that not one Englishman in a hundred thousand is capable to form a judgment on it, and so repellent that not half the capable will try, yet, even for agreement among the competent, silence among the incompetent, and faith among the masses, time will be necessary. Moreover, in Great Britain as elsewhere, it has been the fashion to discredit, as the mere schemes of currency-mongers or of ignorant inflationists, a bimetallic theory of money long prevalent in the successful practice of nations, but which owes both its scientific statement and authority to a generation later than that which could but conceive an Anglo-centric monetary system. Apart from prejudice, wont and use will make it difficult, like the change to the modern theory of the planetary movements, for a generation born and bred since 1816 to interpret the function of money from a universal instead of an insular point of view.

I am, therefore, far from supposing that the recent heavy fall of silver compared with gold, and its effects upon Indian finance and English trade, have dispelled an illusion prevalent in great Britain for seventy years, or that the changed attitude of her present government amounts to a candid confession that the act of a British Parliament in 1816 was the fount and origin of the present great disturbance of the monetary peace of the world, which her persistence in error has aggravated and prolonged.

THE BRITISH GOLD-STANDARD ILLUSION-ORIGIN OF THE MONETARY DISLOCATION.

The illusion consists in seeing the standard measure of commodity, prices throughout Great Britain, in the gold exclusively coined by her minte, instead of in the silver and gold of the world.

The illusion is extraordinary, for it has not been denied by her greatest economists that prices are an expression (in terms of any national monetary unit embodied in coin) of the relation between the quantities of the two metals and of commodities. Nor has it been imagined that London prices expressed the relation between the quantities of gold only and of commodities, Calcutta prices the relation between the quantities of silver and of commodities, Paris prices the relation, on a third and different scale, between the quantities of the two metals and of commodities. The fact, too, is apparent, that prices are one, though expressed in many languages, the language of each nation's monetary unit, which unit may here be embodied in gold alone, or there in silver alone, or elsewhere in both silver and gold, in pounds ster-

ling, dollars, rupees, francs, marks.

Nevertheless, it is supposed that in 1816 Great Britain did have a choice among standards, got the best, and, holding up the same by her independent act and authority ever since in her world-wide commerce, that gold alone has been her standard measure of prices, "satisfying all her needs without giving rise to the difficul-

What Great Britain did by the act of 1816 was to close, then and thereafter, her mints to the free coinage of silver into full legal tender money, leaving them open for

the free coinage of gold alone into full legal-tender money.

In fact, Great Britain's monetary standard, then as before and thereafter, which measured and scored all commodity prices for herself and the trading nations of both hemispheres, consisted of all the gold and silver of the world. Its prevalence was in this wise: One nation or more gave free coinage to silver alone into full legal-tender money, another nation or more gave free coinage to gold alone into full legal-tender money, another coined both metals into full legal-tender money, and, fixing the different weights of the two metals which should have the same debt-paying and purchasing power, kept in use so large coined stocks of both as to make her ratio prevalent. Gold, therefore, had in its proportion as much paying power wherever silver alone had free coinage as where both were coined. Silver, therefore, had in its proportion as much purchasing power where gold alone had free coinage as where both were coined. The two metals were thus joined practically in a universal money, and the general range of prices which it measured was identical, other things being equal, in Great Britain and elsewhere. In otherwords, the silver coinage which England shirked in 1816 was elsewhere done; the free coinage at a fixed ration into full legal-tender money, which she had previously proffered, both to all the gold and all the silver anywhere mined or melted, was elsewhere actively maintained for sixty years. She neither had a different standard nor a single gold standard; she was merely a factor in the general equilibrium of monometal-lic coinages, which France, by a bimetallic coinage, had power to keep stable. The dependence of Great Britain was absolute at the time her independence was most vaunted.

Thus Great Britain's exclusion of silver from mintage into unlimited legal-tender money in 1816 did not at once promote the disuse of that metal in international transactions, not even those in which her merchants and bankers were themselves concerned, nor did it disturb the ratio of weight at which the two metals were given and received as of equal value; nor did it affect that range of prices, the resultant of the world's industries and exchanges measured against the extant aggregate of the two monetary metals, so long as great mints were elsewhere open and ready to coin both into money that was equally a lawful tender in fulfillment of every contract or payment of debt created in the daily course of those industries and exchanges; nor until 1873 did Great Britain's pursuit of an illusory standard finally disclose its

pregnant mischief.

CRISIS AND COURSE OF THE MONETARY DISLOCATION.

The mischief pregnant in Great Britain's silver boycott of 1816 leaped to light when Germany, in 1873, imitated that imperial blunder. Of the growth of British commerce, one uninfluential circumstance, one mere concomitant (her exclusion of silver from mintage into full legal-tender coins) was deemed a cause. Called by the illusory name of the single gold standard, vaunted by Great Britain herself as "a monetary system under which she has enjoyed much prosperity," and thus accredited as a partial secret of the greatness of her commercial empire, it obtained the admiration of a rising power, then more exercised in the military than the industrial arts, and but recently consolidated into political unity after a gigantic war. Equipped with the ransom paid into the Imperial Treasury by a rich but vanquished power, the statesmen of Germany determined, at any cost, to possess her of the gold fetich.

Closing her mints to the further coinage of silver, retiring from circulation her silver theretofore exclusively coined and seeking to effect its substitution through the open mints of France for the gold of France, throwing large quantities of silver upon the English market at short intervals and in unknown amounts for sale, Germany, by her legislation of 1871-'73, thus conceived in the likeness of Great Britain's legislation of 1816, and, together therewith, immediately caused a great monetary disturbance.

France, in presence of the silver flood from Germany, distrusted the power of her open mints alone to maintain the ratio of the two metals under free coinage of both, as almost alone she had done during the immensely greater inundation of gold from the new mines of California and Australia; and first restricting her mintage (which neither defeated the purpose of Germany, as prompt closure would have done, nor

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deprived it of importance as continued free coinage would have done), at last closed her mints altogether to the further free coinage of silver for the public into money of unlimited legal tender; and thus, at last, was subverted the monetary peace of

. Since that date nowhere in the world has the mint of any great government which coined either metal into full legal-tender money coined the other metal into full

legal-tender money at any ratio.

Thus was ended for a time that legal fusion, so to speak, of the two metals into one monetary measure, which the free coinage of both, and the legal-tender quality imparted to both in a fixed ratio, had made a practically complete fusion.

Thus was ended the prevalence of an ancient acceptable bimetallic standard and measure of commodity prices—the mass of the two monetary metals, fused by free coinage, a fixed ratio, and the full legal-tender power, into one metal money and price measurer.

Thus began the confusion of two unconjoined monometallic measures, throughout

world all knit together in commercial unity. Thus began the great monetary dislocation.

Displaced for a time was the world's normal use of one common standard of prices. Displaced for a time was the world's normal use of one common standard of prices. The superiority of gold and silver joined, as a thing in kind and amount, of all things best suited to be that standard, appears, as I have said, "first, in this, that it is an amount not to be varied by legislative wisdom; second, that it is an amount not to be considerably varied by any single generation of men, for that the annual increment is too small in proportion to the total mass, already huge, which slowly grows from age to age. That total mass, by its hugeness, its invariableness, its indestructibility, is a miracle among measures. Standing over against the vast aggregate of human commodities, mostly perishable, which sinks and swells with seedtime and havest as the seasons change, and of which the unconsumed and seedtime and harvest as the seasons change, and of which the unconsumed and more or less imperishable part is so small, the monetary metals of the world are the most trustworthy attainable measure of value.

What has followed that displacement? Beginning in 1873 and continuing through

minor fluctuations until now, there has been a demonstrated fall in the prices of the chief marketable commodities of man's use more than countervailing the demonstrated rise of prices, from 1848 to 1865, which followed the addition of \$1,900,000,000

to the world's previous stock of gold.

Gold being merchandise in countries giving free coinage into unlimited legal-tender money to silver alone, and silver being merchandise in countries giving free coinage into unlimited legal-tender money to gold alone, and the fixity of price of either metal thus having ceased (becoming as impossible as fixity of price for wheat or iron) in any country where the other metal alone has free coinage, it has also occurred that the price of silver, measured by the same measure as the falling prices of commodities since 1873, has fallen in closely parallel or following fluctuations as far. (Appendix C.)

CONDITIONS OF MONETARY ORDER.

The essential conditions of that old monetary order in their last analysis seem to be these:

1. Mints open to the public for the free coinage of gold. Mints open to the public for the free coinage of silver.
 Coined gold a full legal tender.

4. Coined silver a full legal tender.

5. Mints open to the public for the free coinage of silver and of gold.

6. Rated equivalence of both metals in such coinage, fixed by States powerful

enough to make and keep it prevalent.

These conditions, it is obvious, operate everywhere the inclusion of the uncoined metals as potential money with the coined metals as actual money—enlarging the great measure. They render more than trivial, they nullify any variations in the petty increment from the mines, or in the pettier decrement from abrasion, loss, or nonmonetary uses. They enable us to map past errors with precision, and to test the policy of steps by any nation toward a restoration of the monetary order.

These joint conditions were the security that changes in prices should be due for every commodity to special and natual causes, and not a monetary cause, and should be due to no change in the whole monetary measure or unit of measure, but in every case to the varying cost of production as man's inventions and industries more easily subdued the matter and the forces of nature, or to other such secular and intrinsic

circumstance of fluctuation.

Obviously these conditions would have been violated by adoption of the proposal of Chevalier and Cobden. Had the right of free monetization been withdrawn from the owners and miners of gold as it has been recently withdrawn from the owners and miners of silver by nations previously giving the right to both, it must be believed that the purchasing power of gold, compared to that of silver, would have been similarly diminished, and that instead of a silver question a gold question would now be perplexing legislatures and statesmen. In either event, there could but be a world-wide monetary dislocation, causing ever-falling prices and a long depression of trade.

These joint conditions of the existence as of the restoration of the monetary order exhibit in a belitting light the main features of our own monetary history and the debates which have ranged around "demonetization" and the acts of 1873 and 1878.

UNITED STATES MONETARY HISTORY—ACTS OF 1873 AND 1878 ALIKE AND IRRELE-VANT.

The act of 1873, we are told, "demonetized" the standard silver dollar; the act of 1878, we are told, remonetized it; and that, we are told, is the whole of the matter. In fact, those two acts are so nearly identical that a common authorship might be

suspected. The fate is odd which apportions blessing and cursing inversely to both.

The act of 1873 has been denounced and praised for demonetizing silver, which it did not do. It retired no silver coin from circulation. It caused no coin to be sold as bullion. It withdrew the full legal-tender quality from no silver coined. It did limit mometization to Treasury purchases for fractional coin.

limit monetization to Treasury purchases for fractional coin.

The act of 1878 has been praised and denounced for remonetizing silver, which it did not do. It did limit monetization to Treasury purchases for nonfractional coin.

The act of 1873 took a sure way to keep all our fractional silver coin at home.

The act of 1878 took a sure way to keep all our nonfractional silver coin at home. The two acts are also alike in missing the point of the monetary difficulty and escaping detection of their own true character. The act of 1878 is only singular in both mistaking the true object and also missing what is aimed at.

The method of the two acts is identical. Exportation would only be possible at a loss on the silver coined under either act. In both acts monetization is denied except to Treasury purchases.

The door of the Mint is shut to the public by both acts.

Both acts are innocent of a share in causing the monetary dislocation, although the act of 1878 helps to prolong it.

In 1873 we had not escaped the paper-money plague, and our resumption of the

use of the two metals and current redemption of paper did not begin till the monetary dislocation was far advanced.

By the act of 1878 the monetary dislocation could be neither caused nor cured. Its limited monetization since 1878 has absorbed more silver than the total amount demonetized by Germany since 1873. It does not counteract the monetary dislocation. The monetary stock of the four leading powers, who all in 1878 had neither too much nor less than enough, is now greater than then by the aid of the United States, thus confuting the money-famine theories. Still it does not redress the

monetary dislocation.

The action of the United States in 1834, changing the ratio from 15 to 16, had forestalled the act of 1873. To open our mints for the coinage of silver at 16 to 1 of gold, while France was coining silver at 15½ to 1 of gold, was, so to say, equivalent to closing our mints to the coinage of silver at all. Two ratios cannot live together face to face, as Sir Isaac Newton, master of the mint, explained nearly two centuries ago. In the money world from that year the United States became a gold monometallic power, and such they have ever since remained, both when they did intend to and when they did not. Albert Gallatin was, perhaps, the only man in the United States at that time competent to give advice upon a ratio or coinage difficulty, and Congress rejected his advice. But the error of the United States was the outcome of ignorance, not, like Great Britain's error, the outcome of an illusion also; and 1834 was the date, not at which cis-Atlantic demonetization of silver began, but the date at which its monetization was nullified by an ill-judged ratio. The arguments that anything newly injurious to silver was done by the act of 1873, are arguments offered only by those who are not quite familiar with their subject. The act of 1878 is public confession that by the closure of the French mint to the free coinage of silver, our act of 1873, not then a necessity, was become a necessity in that particular, and so was never repealed, but merely enlarged and confirmed. It was enlarged by adding to discretional Treasury purchases of silver for the mintage of fractional coin, compulsory Treasury purchases of silver for the mintage of nonfractional coin. It was confirmed on the point of withholding free coinage of silver.

Our whole monetary history, bearing always the marks of good faith, is not less

instructive. It may be comprised in four chapters:

1. 1792 to 1834, when we had a plenty of silver, but managed by act of Congress (April 2, 1792) to shunt all our gold into European mints.

2. 1834 to 1862, when we had a plenty of gold, but managed by another act of Congress (July 31, 1834) to shunt all our silver into European mints.

3. 1862 to 1878, when, by three acts of Congress (February 25 and July 11, 1862, and March 3, 1863), except the gold required for customs taxes, we managed to shunt both our gold and silver abroad.

4. 1878 to date, when by act of Congress (February 28, 1878) we have managed to dam up the major part of our silver product against the possibility of exportation.

EFFECT ON COINAGE, OF LEGAL-TENDER FUNCTION.

The enhancement of value of both metals, due to their general employment as legal-tender money, is great, though immeasurable. That enhancement in large degree survives the monetary dislocation which consists in the disjoining of the two metals, one or the other of them being now mere merchandise in every country in the world. For while no nation or group of nations possessing a sufficient stock of both metals now conjoins the two moneys into one money by the free coinage of both metals at a fixed ratio into one common purchasing power and price-measurer, as they were long conjoined, silver still has free coinage into full legal-tender money in India, Central and South America, gold still has free coinage into full legal-tender money in Europe and here. The enhancement of one metal is sometimes decried by those who overlook their own share in the enhancement of the other. In England, official warnings as to the "results of any attempt artificially to enhance the gold price of silver" have been spoken and thought logical, as if some such impossibility were attempted as putting up permanently the gold price of wheat or some other article of more merchandise.

It was affirmed by Mr. Gladstone's government in 1881 that "it has been the policy of this country to emancipate commercial transactions as far as possible from legal control, and to impose no unnecessary restrictions upon the interchange of commodities. To fix the relative value of gold and silver by law would be to enter upon a course directly at variance with this principle, and would be regarded as an arbitrary interference with a natural law not justified by any pressing necessity." Too much honor can not be rendered to the principle, but here it is not fairly in question. Prior to 1816, Great Britain had always fixed the relative value of gold and silver by law, and in 1816 entered upon a course in which, being joined in 1873 by Germany, the outcome was the subversion of their ancient, fixed, and prevalent relative value in law, which must be at least as objectionable as fixing it anew—a course that meanwhile continued to enhance the value of one of the metals in relation to all commodities, which must be as "arbitrary" as interfering with the relative value of the two metals to one another. The "natural law" should be named and described, if possible, which underwent no "arbitrary interference" when England made of gold alone a legal-tender metal in 1816, and of silver alone a legal tender metal in India in 1834, but which would not escape "arbitrary interference" if now, as before 1816, both gold and silver were to be enhanced in current use and value by laws of Great Britain conferring in accord with other nations upon both metals when coined the quality of being a legal tender in payment of debt.

THE SILVER TROUBLE UNIVERSAL-REMEDY INTERNATIONAL.

That "constitutions grow and are not made" has no better illustration in the history of our civilization than this unconscious growth and uncontrived accordance of human societies, imperfect yet effectual, in the founding, and keeping fairly stable a general legal-tender money. It was not born of philanthropy, nor cradled in treaties. It is the growth of centuries out of that increasing commerce between all the races of mankind, which is slowly but surely, more than all political contrivances, establishing their union, enlarging their freedom, and promoting their peace. To this character of its origin and growth I recur, because it may justify the opinion which I entertain, that a joint agreement to open mints would so soon vindicate its own sufficiency and prove to be the interest of every concurring power, as to abolish under this head every fear or need of "entangling alliances." It was a natural and unforced constitution of the world's monetary system which the unwise laws of a few separate nations have sufficed to dislocate and disorder, and which wiser laws by accordant nations may now restore. Once restored, the conditions of a subsequent dislocation, even if attempted as a weapon of deliberate war against one member of the group, will be found upon reflection almost inconceivable, and in any event suicidal.

Compliance with the duty imposed by law upon the head of this Department would have been defective, it will now be seen, had I ever regarded the subject thus far discussed as one of sectional or national limits, or such as usually occupy the time and tax the energies here devoted to the public service. It is of larger seeps. Not by our choosing, nor by anybody's choosing, it is an internatinal question. Nor can we safely shut from the range of our secutiny and reflection, besides

the policies and interests of foreign States, the semicivilized and most numerous races of men, whose continuous absorption of silver for centuries; their more recent and increasing absorption of gold (of which \$125,000,000 have been received and retained in India alone during seven recent years), are factors to be duly weighed, and the chances of change. It is this monetary dislocation of the world in which our own silver question is included as an inseparable though fractional part, and in which even our surplus problem is deeply enmeshed.

Most watchful care and prudence can alone safeguard the interests of our beloved

land and people.

Careful perusal of the instructive debates at the last session of Congress leads me to review the four policies which then received marked attention.

1. Free coinage of silver.

2. Conferences.

3. Continued purchases of silver.

4. Stopping purchases of silver.

SHALL THE UNITED STATES GIVE FREE COINAGE TO SILVER NOW!

I. The free-silver coinage prescription for the monetary dislocation satisfies but one of the several indispensable conditions which I have set forth above in full detail. While it is an indispensable condition of permanent restoration that the free monetization of silver shall be equally complete as of gold, yet were it now given to silver in this actual moment of dislocation, the practical result would be to withdraw the same from gold. That would be a change without advantage in any respect, and in every respect with disadvantage. In the first place, it would bring us to the Asiatic silver basis. This has been commended in some quarters. There is, however, no such public desire. The preponderance of public opinion seems overwhelming in favor of the joint use of both metals. No party and no administration could survive or would deserve to survive the deliberate or the unforeseen and unprevented change to a silver basis. But the proof is simple that the free coinage of silver now would at once entail a silver basis. Offered by the open mint to both metals, free coinage of silver for silver owners into legal-tender dollars would stop the simultaneous circulation of gold and silver dollars. The gold dollar would be at a premium, and be exported. Throughout the United States it would make the use of silver in legal-tender payments exclusive, apart from the greenbacks, which would first be used if possible to empty the Treasury of gold, and then would cease to signify by "dollar" anything else than the debt of a silver coin—not at all the monetary unit once embodied in equivalent coins of the two metals.

Thus the free coinage of silver now, or, what is the same thing, the Asiatic silver basis, would but shift our lameness to the other foot. It would neither restore nor tend to restore the world-wide use of the two metals in a rated equivalence, which is the cure for the monetary dislocation, as their disjoined use has been its cause. But the change to the other foot would be disadvantageous, not a matter of indifference. Now we make a limping use of both metals, as is possible since the difficulty is with respect to the less precious metal, which we manage, by the legal-tender power and the receipt for taxes, to hold in some general use along with the other. Then, however, we could keep in use but one, not the two—not even by legal-tender laws, or penal laws. Thus the free-silver-coinage prescription and the silver-basis prescription are alike—amputation of an uninjured leg to cure temporary lameness in the

other.

Avoiding repetition of what I had the honor to say last winter in reply to the inquiries of the House of Representatives (see Appendix H), I will add but one suggestion, which should be fatal to the free-silver-coinage proposal. As our limited silver coinage paralyzes, so our free silver coinage at this moment would destroy, the power of the United States to promote the restoration of silver to its old and equal place in the monetary order.

SHALL THE UNITED STATES PROPOSE MORE CONFERENCES!

II. More conferences, further diplomatic correspondence are proposed. I venture to think, with all due deference to those who are responsible for a decision, that the time for another conference has not arrived, and that the moment for diplomatic interference is not perfectly felicitous. Our information is recent and authentic, and is contained (Senate Ex. Doc. No. 29) in the letters of our ministers accredited to Great Britain, France, and Germany, there published, and in the correspondence and action of the English Government which are summarized above.

The continental powers await the action of Great Britain, whose reluctance defeated the object of both conferences called at the instance of the United States,

and to whom again, almost within a twelvemonth, she has turned a deaf ear. If it suited the dignity of the United States again to besiege the attention of European States, or again to make advances where they have been so lately repulsed, it would not suit our interests so to do when it is certain that the inquiry upon which Great Britain has suddenly entered at the instance and insistance of her great dependency, India, and of her own accord, is entered upon with an exclusive regard to her own interest. And of Great Britain's interests the United States have no call to become advisers or guardians. A considerable chapter in the record of both the monetary conferences is occupied by disclaimers, on the part of the United States, of any special or interested views—disclaimers not more just in fact than they are convincing, by their necessity, of the natural distrust which zeal may inspire among jealous and equal States. No interference can now advance its object if an inward change indeed be taking place where outward change has been so long persistently refused and resisted. A conference will be profitable not until after any reluctant State has placed herself in substantial accord with former conferees whose concurrent purpose she has long known and twice frustrated. In short, it is now for Great Britain to make propositions to other powers. And, as not at the instance of united powers, so not at the instance of any one of them will she abandon her cherished isolation. It will be abandoned, if ever, solely because it is generally perceived in Great Britain to concern the vital interests of Great Britain so to do. Under no circumstances will Great Britain alone open her mint to the free coinage of silver. When, if ever, she perceives her interest to lie in retracing the error of 1816, she has the means of apprising other powers of a change in her opinions.

Conferences and treaties would then be in order to a practical result.

SHALL THE UNITED STATES BUY MORE THAN \$250,000,000 OF SILVER!

III. To go on as we are is the least creditable of all the courses open to our choice. The Treasury silver purchase is defended by nobody, approved by nobody; even every vote for the free coinage of silver is a vote that the Treasury silver purchase shall cease, an assertion that it ought to cease.

It has thrown away the opportunity to let loose abroad the silver we have kept, stamped and stored, and it has discarded the power to reduce by as much the foreign stocks of gold, two arguments that would have had an intelligible cogency.

It is a policy which, if now prolonged by our hopes, may easily be so protracted thereafter by astute delays and dilatory proceedings and by the time taken for negotiation itself as to force an Asiatic silver basis for America.

It is thus, at least, the remission of all control of the silver question to adverse, if not to hostile, interests.

It deprives the United States of perfect equality of position (noncoinage) in negotiation with foreign powers.

It is an expense and a taxation demonstrated by experience to be of no avail for any useful end. Needless as a tax, our silver purchase is also a disturbance in the Treasury, which threatens the currency without relieving the taxpayer. It is heaping up a heavy load of silver coin needing to be kept, but increasingly difficult to keep, in domestic commercial equivalence with our monetary unit. Of that unit the silver coins can never be a true embodiment as the gold coins are, by any other means than those which preserve to the gold coin its function as such an embodiment, viz, open mints to the silver of the world and a full legal-tender quality in the payment of debt, imparted by law to any possible output of silver coin, thus ensuring to the unminted metal an equal value with the monetized coin. It is

only means of reversing that depreciation and restoring its value.

It has been as futile as costly. It neither gives nor has had a tendency to give an international currency to the silver of these 250,000,000 coins. It increases by one the number of nations burdened with the task of holding a depreciated metal at its old level in their bimetalic monetary units. There is a single difference. When the monetary dislocation began, the people of other nations had large stocks of silver coin subject to depression; we had none. We created one and are daily adding to it.

therefore glutting our currency with depreciated metal, while also impeding the

To the feebleness of self-defeat in the exercise of our influence abroad it thus unites the injury of a costly inflation at home. It is not merely the abdication of our actual power to hasten a solution of the international problem which will restore silver to its former use and value; it is the taxation of an otherwise overtaxed people \$24,000,000 per annum to delay and defeat that solution, besides being a use of the proceeds of that taxation to disorder our domestic currency, jeopard the stability of our unit of value, and accumulate a surplus which on the one hand presses the Treasury towards a silver basis, and on the other hand tempts Congress beyond a frugal expense. It blocks every avenue, not only to monetary but to fiscal and tax reform.

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SHALL THE UNITED STATES PROMOTE CURE OF MONETARY DISLOCATION.

IV. To stop the purchase of silver is our only choice, our duty, and our interest. It will stop a wasteful and injurious expense, and the taxation which defrays it.

It will commence and promote reform in the sum and the methods of Federal taxation.

It will recover to the United States an equality of position (noncoinage) with foreign powers, which will give us due influence in negotiation.

It will induce negotiation, and negotiation to the end of relief, not for the purpose

of delay.

Stopping the purchase and coinage of silver is the first step and the best which the United States can take in doing their great part to repair the monetary dislocation of the world. Its origin was foreign; its remedy is international. The time is ripe for this powerful Commonwealth to enter decisively upon that international transaction. The ripe moment must not be let slip. After becoming entangled in negotiation, we should not be free, as now, to act, first for own advantage, and then for the promoting of our own deliverance and the world's deliverance from this world-wide trouble. Depressing industry and trade, it affects private prosperity everywhere. But its influence upon government finances is a separable injury and varies in different States according to the fiscal and currency systems which it disturbs. In England the depression is serious, but the disordered finances of her largest dependency, India, are the point of trouble which touches the Government of Great Britain. In France and Germany the depression is general, but the fiscal problem is the maintenance of an enormous but not enlarging stock of coined silver lately depreciated nearly 30 per cent, at par with gold while keeping both in use. In the United States the depression of trade is great, caused by the natural unwillingness of those whose savings are little as of those whose capital is large, to risk its loss in fulling prices and the hazard of a silver basis, thus contracting everywhere, not money, of which there is a superabundance, but the employment of savings as capital, by means of money, in organizing industry and keeping labor busy. But the trouble meanwhile caused to the Government finances is different. Here, too, as in France and in Germany, there is need of holding an enormous and also enlarging stock (larger now than that of France relatively to our commercial and banking habits) of coined silver, lately depreciated 30 per cent, at par with gold, while keeping both in use.

To stop the purchase and coinage of silver is for this our local trouble also the first and best step. To increase our stock is to increase the difficulties of the Treasury, illegitimate and abnormal difficulties, which ought never to be imposed upon the freasury of any democratic government, and which ought not to be increased. Its mission is to coin the two metals into money for the public—as much as everybody asks. It has no fitness for coining for itself and keeping the coinage. Its proper business as a fisc is to receive the people's revenue from taxes in good money which it has coined for them, and to expend that money as Congress bids, keeping no surplus at all beyond what insures punctual payments. A Treasury surplus is standing

proof of bad finance-of bad laws, if such have made it necessary

If to manufacture and store or distribute coin of a depreciated metal could stop its depreciation, or relieve the depression of trade, or improve the money circulation, or call out into use for the employment of labor more of loanable capital, or arrest the drop in prices, then the Treasury trouble and the tax burden would have some offset. But it does the reverse. It inspires the owners, the borrowers, and the employers of capital, who organize work for working men to do, with an utterly incurable distrust. It is a reasonable distrust, which every man who has earned and saved five dollars that he would like to employ or lend as capital, knows as well as those who have saved thousands of dollars from their earnings. Every wage-earner, too, knows as well as they that silver inflation has not stimulated and does not stimulate industry or trade. Silver has never been as low as this year (42 pence), though the Treasury has bought and stamped \$250,000,000 of it in the last eight years. Prices of all commodities range lower than in any previous year of the nineteenth century.

CONSEQUENCES OF STOPPING SILVER PURCHASES.

To stop the purchase of silver will enable the Treasury, while the monetary system is restoring to its normal conditions, to maintain with certainty and greater ease the present stock of silver coin at par with gold in all our fiscal and local uses, to the great relief from distrust of the owners and employers of capital, and so to the greater relief and increasing employment of labor—the first fruits of sound finance and the first condition of prosperity.

and the first condition of prosperity.

To stop the purchase of silver of course will cause a new fall in the London market. Speedier and more assured will then be the day of its final restoration to its

former place in the money of the world. It is the recent heavy fall which has opened eyes that were blind and ears that were deaf. But a fall of silver, if the expense and influx to the Treasury are stopped, will not enhance the trouble of the Treasury or increase the difficulty of the duty which the laws impose to keep the silver circulation at par with gold within our own jurisdiction. Of course, compulsory employment of a money temporarily and locally inferior, in funded-debt payments, or in daily expense of any sort, means compulsory acceptance, and would force the inferiority to appear, whereas its skillful employment and an optional acceptance, which the laws of Congress do not forbid, will prevent that inferiority from appearing in our domestic trade which nothing can diaguise in our foreign exchanges.

No prospective fall in the purchasing power of the metal can be so harassing to the Treasury as the perpetual inpour of a coin made full legal tender for its face, yet not worth its face, which the Treasury is expected to employ like gold as if it were

worth its face.

To stop the purchase of silver will thus arrest the growth of that standing shame in our finance, the Treasury surplus. It will put us in the way of abolishing the same altogether, not by cheating our creditors, shaving our pensioners, or crippling our wage earners, but by enabling the Treasury to hold the silver dollar firmly in a local parity with the gold dollar until we can unite with the leading powers in restoring and establishing their permanent equivalence.

It is a direct consequence of the monetary dislocation that wheat of India, which there fetched 3 rupees per quintal fourteen years ago, and there fetches 3 rupees per quintal to-day, can be sold in London (cost of transport apart) for as little as the gold price of 3 silver rupees of India in London to-day—a fall of 25 per cent.

This fall has caused, of course, a corresponding fall in the price of English and

Irish home-grown wheat in London.

This lowered price of wheat in London has had to be met by a lower price of the American wheat surplus sold in London. The price of our surplus wheat determines the price of the whole wheat crop of the United States.

So that the monetary dislocation has already cost our farming population, who number nearly one-half the total population of the United States, an almost incomputable sum, a loss of millions upon millions of dollars every year, a loss which they will continue to suffer so long as Congress delays to stop the silver purchase, and by that act to compel an international redress of the monetary dislocation.

Another year's delay in stopping the silver purchase is the loss of remunerative prices upon another wheat crop of the United States; is another year's stimulus to

India's competition for the foreign markets of our agricultural product, and a reduction of our ability to hold that market against any competition in the world (meas-

ured by a common money).

While our war-tariff taxes, prolonged after twenty years of peace, have been choking off our manufactures from successful competition in foreign markets with the products of nations which do not tax raw materials, we have deemed foreign markets for the surplus produce of our farms as sure as seed time and harvest. Our command of them at least we have deemed unassailable. They are in peril.

It is for Congress to consider whether a policy which does not prevent the loss of 25 per cent off of our silver output to a few thousand mine owners, but prolongs the loss to many million farmers of 25 per cent off the price of their annual wheat crop, should not now be abandoned and the only policy adopted which promises to restore

the former prosperity of both.

If the law were repealed which makes compulsory Treasury purchases of silver, and if that repeal were accompanied by the declaration of Congress that the United States now hold themselves in readiness to unite with France, Germany, and Great Britain in opening their mints to the free coinage of silver and gold at a ratio fixed by international agreement, it is the deliberate judgment of the undersigned that before the expiration of another fiscal year this international monetary dislocation might be corrected by such an international concurrence, the two monetary metals restored to their old and universal function as the one standard measure of prices for the world's commodities, the depression of trade and industry relieved, and a general prosperity renewed.

I respectfully recommend to the wisdom of Congress the unconditional repeal of

the act of February 28, 1878, accompanied by such a declaration.

REDUCE TAXES-PAY GREENBACK DEBT WITH SURPLUS.

I therefore respectfully recommend:

1. Repeal of the clause in the act of February 28, 1878, making compulsory Treasury purchases of silver, for the reasons heretofore given and in order to reduce surplus and unnecessary taxation \$24,000,000 a year.

2. Further reduction of surplus taxation, beginning in a manner which will be suggested below, close down to the necessities of the Government economically

administered.

3. Repeal of the act of May 31, 1878, making compulsory post-redemption issues

and reissues of United States legal-tender notes, thus facilitating-

4. Gradual purchase and payment of \$346,681,016 outstanding promissory notes of the United States with the present and accruing Treasury surplus, issuing silver certificates in their room, and gold certificates if need be, without contraction of the present circulating volume of the currency, these notes (called greenbacks) being now the only debt due and payable before 1891 except the three per cent bonds, which are probably all to be called and paid, early in the ensuing fiscal year. The extraordinary conjunction of opportunity and necessity making practicable

The extraordinary conjunction of opportunity and necessity making practicable so complete a reform in our currency and so large a reform in our taxation, will, perhaps, excuse a reference to the conditions and the method of their execution which were set out in my last annual report, or any repetition of what I have already had the honor to suggest in respectfully urging upon Congress the easy provision of a better currency for the people of the United States than the best now possessed by any nation,—"a currency in which every dollar note shall be the representative certificate of a coin dollar actually in the Treasury and payable on demand; a currency in which our monetary unit, coined in gold, or its equivalent, coined in silver, shall not be suffered to part company."

The act making compulsory post-redemption issues and reissues of United States notes and the act making compulsory Treasury purchases of silver are each a separate menace to the public tranquillity, are each injurious to the public morals, the public faith, and the public interest. But they do not double our difficulties. On the contrary, the repeal of both acts, and the use of the Treasury metal surplus in the substitution of coin certificates for greenbacks, will convert our worst kind of paper currency into the best kind—indefinite promissory notes of debt made legal tender will be converted into representative certificates of coin, held subject to

demand.

As the competency of the Federal Government to make its debts a legal tender of payment for the debts of its citizens, one to another, has, in these latter days, been affirmed, despite an absolute consensus of opinion to the contrary among its founders and statesmen of all parties from 1789 to 1861, it seems to me in this conflict of legal opinions a duty to recur to the unquestioned conclusions of a sound finance.

COIN, NOT PROMISES, FIT FOR LEGAL TENDER.

When the union of the States was formed in 1789, and the present Constitution ordained, the last and first avowed objects of its framers were to secure liberty and to establish justice. Political philosophy as yet has framed no higher ideal. Justice was their endeavor, and the Constitution, like the laws passed by the early Congresses, in which many of its framers sat, shows a fixed purpose to avert known

perils to justice.

Among the chief instruments and means of justice is a least imperfect, least variable, coin monetary unit; the standard of all exchanges and lawful tender of pay-The framers of the Constitution were fresh from a bitter experience of the calamities consequent upon stretching the legal-tender quality from coin to promises to pay coin. So they built high a double barrier against that calamity. They limited the Federal Government to certain and delegated powers. They defined some and prohibited other certain powers to the States. And, lest the residue of unprohibited or undelegated powers which completed the round sum of sovereignty, should be implied into the Federal Government they reserved them explicitly to the States respectively, or to the people. Then to the Federal Government they gave many powers, but not this power to make the Treasury notes of the United States a legal tender in the payment of private debts. Then to the States they explicitly prohibited all future exercise of a similar power—theretofore at most grievous cost exercised by them amid the struggles of foundation or the throes of revolution. Nor in any one of the fifteen amendments which have enlarged the federal powers, over slavery, representation, citizenship, and the voting franchise, has there been eulargement of the power at first bestowed upon the United States, and vested in their Congress as the power to "coin money, regulate the value thereof, and of foreign coin." And while thus were refused in the Convention. and withheld in the Constitution, any warrant to amplify, or excuse for abusing, the power so specified and granted, it was also ordained that thereafter "no State shall " * " amit hills of credit; make any ordained that thereafter "no State shall emit bills of credit; make anything but gold and silver coin a tender in payment of debts; pass any * * * law impairing the obligation of contracts * * *." Under the last clause of the eighth section of the Constitution, the power thus granted was by the Second Congress in the coinage law of 1792, as necessarily and properly executory of that power, wisely and fully exercised. It was exercised without abuse, without pretension to some sovereign power inherited, but as a specific power delegated to the Federal Government and vested in the Congress.

It was exercised not in relation to any power to borrow money; for money, besides being one kind of wealth, is also that kind which is a standard and measure of the value of all kinds of wealth; and to change the standard, in the act of borrowing, from coin to the promise to pay coin, would have been not borrowing merely, but also cheating or enriching the lender. If such power be indeed a sovereign power, legitimate and heritable, it is of the least precious patrimony reserved in the sovereignty of the people, for it was prohibited to the States, and never delegated to the United States.

The Congress of 1792 fixed the monetary unit of the United States in coin, gave it the name dollar, made it the unit of the money of account in their offices and courts

named also its multiples and fractions, and then, opening their mint free to all comers, affixed the full legal-tender quality to all gold and silver there coined.

Congress might, under its also granted power "to borrow money," have received the loan of all the coined gold and silver dollars that their owners would lend, for borrowing is not taking, by force of law or license, against the will of the lender. It is taking because the consent of the borrower to receive concurs with the consent of the lender to convey. In return for each and all of those coins it might have emitted its promises to pay on demand. That would have been the exercise of its granted power to borrow money. At further need it might have agreed to pay from its constant receipt of taxes (for the longer loan of money which its own constantly outgoing expenditure and the residue of still unborrowed money would provide) money in principal sums and as interest, giving therefor its time obligations. That would have been the exercise of its power to borrow money. But the power to change the unit of value in money so borrowed or so loaned has no relation, legitimate or logical, with such or any power to borrow money. It is not derivable from the borrowing power. It is a power to borrow money. It is not derivative from the borrowing power. It is a power illegitimate and irrelevant both to the lending and to the borrowing power. The latter is a power to use the credit which a government has from men's faith in its honor and its laws. The power to raise or depress the monetary unit of value is a power to destroy men's faith in the honor of a government and its laws. The power to force into the circulation an unfit representative of, a false equivalent of, a debt of, that monetary unit of value, as its namesake and equal in exchange, is a power to destroy men's faith in the honor of a government and its laws. Their sense of betrayal, and their perception of the fact, are expressed by the nonequivalence in exchange often disclosed between the undebased coin and the debased coin, between the coin and the promise to pay converted into a legal tender, between the coin undepreciated and the depreciated coin, according as in any of these ways the monetary unit has been the instrument or the memorial of that duplicity. But such proceedings found no precedent, such opinions as are here controverted found no believer, no defender among the lawyers, statesmen, or people in the first seventy-two years of this Republic.

Not until after 1861, when a great danger had beclouded most men's perceptions of financial as well as constitutional law, was a legal-tender money made out of the

debts of the United States.

Not until the infection spread was it ever deliberately argued that any representative of the unit of value could justly be suffered to be made, or to abide, in perma-

nent depreciation and disparity therewith.

But whether or not a nonequivalent of the coin dollar may be made a lawful dollar, and whether or not post-redemption issues and reissues of such promises can be lawfully made, after twenty-one years of peace have superseded any real or imagined exigency of war, certain it is that every argument of policy now forbids the continuance of that legalized injustice. Had it ever been conferred, the Federal Government should be stripped of so dangerous a power. No executive and no legislature is fit to be trusted with the control it involves over the earnings and the savings of the people. No earthly sovereign or servant is capable of a just exercise of such authority to impair and pervert the obligation of contracts.

To apply the present and the unavoidably accruing proceeds of our surplus taxation during the next five years in payment of the only portion of the public debt beyond the vanishing 3 per cents, which is now due or will be payable, except at a high premium, before the 41 per cents of 1891 mature, besides being a large measure of currency reform, will also diminish and finally dissipate the objectionable and invidious influence of the Treasury upon the money market and upon the business of the country. Skillful administration of the Department in respect to its incomes and outgoes may reduce to a minimum that influence, which can not but be considerable while its receipts average \$1,000,000 a day. But it is in no way for the public advantage, it is a distinct interference with private property, and it is an improper trust to be imposed upon any officer of the Government, when the most prudent, faithful, and intelligent exercise of his judgment, and the wisest use of the power he is compelled to accept, can not fail to promote the pecuniary advantage or involve the pecuniary disadvantage of this or that group of his fellow-citizens. It is no defense of the condition of things which has grown up since the war, and which has

gradually converted the Treasury into such an overshadowing fiscal power, invoked

at every commercial crisis, to say that we are becoming accustomed to it.

These illegitimate and unwarrantable encroachments of governmental influence should be restricted and abridged, with constant and inflexible purpose to restore the simplicity, compel the frugality, and limit the authority of Federal as of all our governmental institutions. Of these the true function is to guard our individual liberties, not to confine them, not to supersede them, not to direct them. Even monarchies are slowly discarding other functions. Democracies have no use for their cast-off trappings. It is liberty which has enlightened the world, not the necessary evil of legislatures, laws, courts, armies, and police, which with our taxes we pay to guard that liberty from aggression.

During the fiscal year ended June 30, 1886, there were coined under the compulsory silver-coinage act of 1878, 29.838,905 silver dollars, and the cost of the silver used in such coinage was \$23,448,960.01. There had been coined up to the close of the previous fiscal year under the provisions of the law 203,882,554 silver dollars, and on the 1st day of December, 1886, the total amount of such coinage was \$247,131,549.

The Director of the Mint reports that at the time of the passage of the law of 1878 directing this coinage, the intrinsic value of the dollars thus coined was 944 cents each, and that on the 31st day of July, 1886, the price of silver reached the lowest stage ever known, so that the intrinsic or bullion price of our standard silver dollar at that date was less than 72 cents. The price of silver on the 30th day of November last was such as to make these dollars intrinsically worth 78 cents each.

These differences in value of the coins represent the fluctuations in the price of silver, and they certainly do not indicate that compulsory coinage by the Government

enhances the price of that commodity or secures uniformity in its value.

Every fair and legal effort has been made by the Treasury Department to distribute this currency among the people. The withdrawal of United States Treasury notes of small denominations, and the issuing of small silver certificates have been resorted to in the endeavor to accomplish this result, in obedience to the will and sentiments of the representatives of the people in the Congress. On the 27th day of November, 1886, the people held of these coins, or certificates representing them, the nominal sum of \$166,873,041, and we still had \$79,464,345 in the Treasury—as against about \$142,894,055 so in the hands of the people, and \$72,865,376 remaining in the Treasury one year ago. The Director of the Mint again urges the necessity of more vault room for the purpose of storing these silver dollars which are not needed for circulation by the people.

I have seen no reason to change the views expressed in my last annual message on the subject of this compulsory coinage; and I again urge its suspension on all the grounds contained in my former recommendation, reinforced by the significant increase of our gold exportations during the last year, as appears by the comparative statement herewith presented, and for the further reasons that the more this currency is distributed among the people the greater becomes our duty to protect it from disaster; that we now have abundance for all our needs; and that there seems but little propriety in building vaults to store such currency when the only pretance for its

coinage is the necessity of its use by the people as a circulating medium.

[Report of the Secretary of the Treasury, December 5, 1887.]

STANDARD SILVER DOLLARS.

One of the most interesting facts shown by the foregoing statements is the decrease in the number of standard silver dollars owned by the Government and the increased use of the same money by the people in the form of silver certificates. The five, and one dollar certificates furnish a convenient currency, and it is evident that the future use of the silver dollar will be almost exclusively in that form.

It is waste to coin and store any more silver dollars at present. There is no function which those that are coined after this time will probably ever perform, except to lie in Government vaults and be a basis upon which silver certificates can be issued. It is seldom that any one wishes to have his silver certificate exchanged for the silver dollar itself, consequently a limited number of coined dollars will perform the work of redeeming certificates. The \$214,000,000 which are now in the Treasury will more than suffice to redeem, as they may be presented from time to time, the silver certificates that have already been issued or that can be issued against all the dollars which will be coined for years to come under the present law.

The law should be so amended as to authorize the Secretary of the Treasury to issue certificates against the coining value of the bullion bought and to coin only such number of dollars as he might deem expedient hereafter. This would not restrict in the least degree the use of the silver dollar as currency. The certificates

would be equally secure whether representing coined dollars lying in vaults, or representing bullion also lying in vaults, and which could be coined into dollars. The bullion should be melted into the form of very heavy bars, which could not be easily stolen or lost. In this form the silver could be easily and quickly moved, and counted.

More than a dozen men were occupied for several weeks last summer, when the late Treasurer turned over the office to the present incumbent, in counting the coin which is in the vaults at Washington. Safety, economy, and convenience would be promoted if this recommendation were adopted.

Safeguards for silver money.

It would be a neglect of duty did I not call the attention of the Congress to certain safeguards which ought to be thrown about the standard silver dollar to protect from possible loss the people among whom it and its representative, the certificate,

are so universally distributed.

Provision should be made against a time when there may be more of that form of money than is required for the business of the country. The first symptom of this will be increasing ownership of silver by the Government. This increase will take place because the Government pays to the people that kind of currency which they wish to have and receives from them that kind which they wish to pay; consequently the Government will accumulate the form of money which the public least desires. If the Government held no funds save those needed for its daily expenses it would perform no different function toward currency when it had once coined or printed it than does an individual who receives and pays out money; but the two great trust funds—that for the redemption of United States notes (\$100,000,000) and that for the redemption of national-bank notes, at present more than \$100,000,000, and whatever surplus there may be from time to time—form, as it were, a reservoir which takes and holds that kind of currency which the people reject. Were it not for this great Government reservoir a redundancy of any form of currency would be shown either by its exportation to countries where it was needed or by its depreciation here. The silver dollar can not be exported because the silver of which it is made is worth less than 75 cents, and that would be its value for exportation.

The Government has bought silver bullion and coined it into about \$280,000,000, of which it has put in circulation among our people about \$230,000,000, making an apparent profit thereby of over \$35,000,000; it has always kept those dollars and their certificates as valuable as they were when it paid them out, by receiving them in payment of taxes; but sometimes it has been obliged to receive them in greater amounts than the people were willing to take them; this was notably the case in 1884, 1885, and 1886, when they so accumulated that at the end of July, 1886, there were \$93,959,880 of them in the Treasury. During those years these funds in the Treasury formed the reservoir which held the silver dollars that the people did not want, and thus prevented those which they did want, and still held (\$146,000,000,) from going to a discount, or, in other words, from becoming worth less to the people than they were when the Government originally paid them out of its Treasury.

The foregoing tables show that during the sixteen months ended November 1, 1887, this Department was able to pay out at par and keep in circulation \$10,464,905 of the coined silver dollars, and \$72,597,732 of their representatives, the certificates, in addition to the amounts of each in circulation July 1, 1886. If the Department had been able to print enough certificates, doubtless the whole of this increased use of silver would have been in the form of certificates, and few, if any, coined dollars would have been paid out. On the contrary, many of those out would have been

returned, and certificates taken in their place.

There should always be in the Treasury enough silver beside that held against outstanding certificates to enable the Government to at once supply any demand for it on the part of the people; but all held in the Treasury in excess of that amount is absolutely useless for any purpose, and is in fact a menace to the silver which the people hold and also to the United States notes and national-bank notes—to the whole circulating medium, except gold; therefore it would be the part of wisdom to prevent any accumulation of silver in the Treasury beyond a sufficient reserve needed to meet any demand which may be made for it. This can be done by fixing the amount of such reserve, and providing that when it is exceeded by say \$5,000,000, the purchase of bullion shall cease until the amount held by the Government again equals such reserve. Another plan, somewhat similar to that recommended by my predecessor in his last annual report, would be to provide that when the reserve was exceeded, an amount of United States notes equal in value to such excess should be canceled, if enough of them were in the Treasury; but if not, then the purchase of bullion to cease until the maximum reserve should be reached. This would create a vacuum in the circulating medium which would be filled by silver. The amount of United States notes would be gradually reduced until the whole were extinguished;

silver dollars or silver certificates would take the place of United States notes as they were retired. This plan would make our currency more uniform and as secure as now.

Neither of these plans, if adopted, would diminish the actual or potential use of

silver as currency by a dollar. In my judgment, it would be promoted thereby.

Our people will never consent that the money which is in every one's pocket shall

become of less value than it was when the Government paid it to them, if it be in the power of the Government to make it good.

The trade-dollars have been practically redeemed in gold under act of Congress, although they were held by but few persons, were intrinsically worth more than the standard dollar, and had far less equitable claim for redemption than would the standard dollar. If ever the time comes when the standard dollar goes to a discount, the people, in the pockets of almost every one of whom will be found more or less of those dollars, will emphatically demand that they, too, shall be redeemed in gold or made as good as when issued, and that the purchase of silver bullion stop. If the plan above suggested were now adopted, they would probably never go to a discount—surely not except under altogether extraordinary circumstances; and yet the public would have a supply of them limited only by the need and demand of the people for them. I recommend that a law to the above effect be enacted.

[Report of the Secretary of the Treasury, December 3, 1888.]

SILVER COINAGE.

The ownership of silver by the Government again was largely decreased, in spite of the increase of the total stock of silver dollars in the country, by the coinage of sixteen months. During the past few years the decrease of circulation caused by the cancellation of national-bank notes, and by the deposit of money with the Treasurer by the banks to redeem their notes when presented for that purpose, has been but little exceeded by the increased circulation of silver certificates and of standard silver dollars; thus silver seems to have filled the vacuum caused by the retirement of national-bank circulation. The circulating medium in small denominations has been largely converted into silver certificates. And, finally, business has largely increased in the South and in portions of the country where there are few banking facilities. All of these causes have cooperated to postpone any evil effects which might arise from a continued and excessive coinage of the silver dol-lar. But the danger still exists and should be guarded against. This can be done by the adoption of the recommendation of my last report, viz., by fixing the maxi-mum of silver which shall belong to the Government, and by providing that when it was exceeded by \$5,000,000, the purchase of silver bullion should cease until the amount owned by the Government should be again roduced to such maximum, or by canceling United States notes to the amount of the excess over the maximum, provided the Government held the notes; if not, then by ceasing the purchase of bullion. Such plan, if adopted, would provide a safety valve which would be self-operative, and would assure the country against any possible danger from silver; for as soon as it exceeded the amount which would be absorbed in the business of the country, it would begin to flow into the Treasury in payment of taxes, and would be there held until business called for it, and when the Government's owner-

Thus the country's business demand would regulate the country's silver circulation, and there would be little danger of depreciation in the value of the silver dollar as compared with the gold dollar. I venture to predict that if some such safeguard is not adopted, and if thereby the silver dollar is suffered at some time to lose a part of its purchasing power, that the people will demand the absolute stoppage of the silver bullion purchase, and furthermore, the use by the Government of the whole or a portion of the silver-coinage profits for the redemption of the silver dollars which are held by them. It is to be hoped that before such crisis is reached that the nations of the world will have agreed upon some standard of bimetallism which will forever maintain a fixed ratio between gold and silver, but in the meantime there is no occasion to burden ourselves with a stock of silver which may be

troublesome.

COIN CERTIFICATES.

The system of coin circulation by means of certificates has certain conveniences and advantages, but it is a costly form of money. Last year the cost of the \$105,000,000 silver certificates issued was about \$421,000, and as more and more of these certificates are converted into smaller denominations this cost is likely to increase. There are also certain dangers connected with it; for example, in time of war, the possession by the Government of such vast stores of the precious metals might prove embarrassing, and, at a time when the Government was in financial need, the temptation to spend the coin held against outstanding certificates might prove too strong. The loss by the abrasion of the coin, if it was in circulation, would not equal the cost of the certificates. On the whole I think it may be said that the currency of the country would be more safe and more economical if the coin were in actual circulation instead of being held by the Government on pledge against outstanding certificates, as is now the case. But whatever may be thought about the wisdom of the certificate system, there can be no doubt that with it the further coinage of gold and silver, except subsidiary coin, is not necessary or wise. Far more gold and silver coins are now in the possession of the Government than probably ever will be needed for the redemption of certificates. Future accumulation of the precious metals should be only in the form of bullion, which can be kept more safely and counted more easily than the coin. If this suggestion was adopted all but one of our mints might be closed, and large, useless expense be saved annually. I earnestly call the attention of the Congress to this subject.

[Report of the Secretary of the Treasury, December 2, 1889.]

SILVER.

The continued coinage of the silver dollar at a constantly increasing monthly quota, is a disturbing element in the otherwise excellent financial condition of the country, and a positive hindrance to any international agreement looking to the free coinage of both metals at a fixed ratio.

Mandatory purchases by the Government of stated quantities of silver, and mandatory coinage of the same into full legal-tender dollars, are an unprecedented

anomaly, and have proved futile, not only in restoring the value of silver, but even in staying the downward price of that metal.

Since the passage of the act of February 28, 1878, to November 1, 1889, there have been purchased 299,889.416.11 standard ounces of silver, at a cost of \$286,930,633.64, from which there have been coined 343,638,001 standard silver dollars.

There were in circulation on November 1 of the present year 60,098,480 silver dollars, less than \$1 per capita, the remainder, 283,539,521, being stored away in Government vaults, of which \$277,319,944 were covered by outstanding certificates.

The price of silver, on March 1, 1878, was 54¹/₂ pence, equal to \$1.20429 per ounce fine. At this price \$2,000,000 would purchase 1,660,729 ounces of fine silver, which

would coin 2,147,205 standard silver dollars. At the average price of silver for the fiscal year ended June 30, 1889 (42.499 pence), equivalent to \$0.93163 per ounce fine, \$2,000,000 would purchase 2,146,755 fine ounces, out of which 2,775,628 standard silver dollars could be coined

The lower the price of silver, the greater the quantity that must be purchased, and the larger the number of silver dollars to be coined, to comply with the act of

February 28, 1878.

No proper effort has been spared by the Treasury Department to put in circulation the dollars coined under this law. They have been shipped, upon demand, from the mints and subtreasuries, free of charge, to the nearest and most distant localities in the United States, only to find their way back into Treasury vaults in payment of Government dues and taxes. Surely the stock of these dollars which can perform any useful function as a circulating medium must soon be reached if it has not been already, and the further coinage and storage of them will then become a waste of public money and a burden upon the Treasury.

It is freely admitted that the predictions of many of our wisest financiers, as to when the safe limit of silver coinage would be reached, have not been fulfilled, but it is believed that the principles on which their apprehensions were based are justified by the laws of trade and finance, and by the universal experience of mankind. While many favorable causes have cooperated to postpone the evil effects which are sure to follow the excessive issue of an overvalued coin, the danger none the less

exists.

The silver dollar has been maintained at par with gold, the monetary unit, mainly by the provisions of law which make it a full legal tender, and its representative, the silver certificate, receivable for customs and other dues; but the vacuum created by the retirement of national bank circulation, and the policy of the Government in not forcibly paying out silver, but leaving its acceptance largely to the creditor, have materially aided its free circulation.

The extraordinary growth of this country in population and wealth, the unprecedented development in all kinds of business, and the unswerving confidence of the people in the good faith and financial condition of our Government, have been powerful influences in enabling us to maintain a depreciated and constantly depreciated dollar at par with our gold coins, far beyond the limit which was believed possible a few years ago.

But the fact must not be overlooked that it is only in domestic trade that this parity has been retained; in foreign trade the silver dollar possesses only a bullion

Causes of the depreciation of silver.

From the year 1717 to 1873 the ratio between gold and silver was remarkably constant, being 15.13 to 1, in the former year, and 15.92 to 1 in the latter year. During this long period of one hundred and fifty years there were slight fluctuations in the ratio, but not enough to cause any serious inconvenience. Even during the period of the immense production of gold, from 1848 to 1868, when \$2,757,000,000 of gold was produced and only \$813,000,000 of silver, the change in the ratio was only about 16 per cent.

The legislation of Germany in 1871-73, immediately following the Franco-German war, adopting the single gold standard for that Empire, withdrawing rapidly from circulation silver coins which prior to that time had formed almost exclusively the circulating medium, and throwing large quantities of silver at short and uncertain intervals upon the market, was the initial factor of the great monetary disturbance which destroyed the legal ratio between gold and silver that had existed for half a

France and her monetary allies, Belgium, Switzerland, Italy, and Greece, alarmed at the immense stock of German silver which was sure to flow into their open mints, immediately restricted, and soon afterward closed their mints to the coinage of full legal-tender silver pieces. This action only hastened the catastrophe.

The other nations of Europe were not slow to follow the example of Germany and France. In 1873-'75 Denmark, Norway, and Sweden adopted the single gold standard, making silver subsidiary. In 1875 Holland closed her mints to the coinage of silver. In 1876, Russia suspended the coinage of silver, except for use in the Chinese trade. In 1879 Austria-Hungary ceased to coin silver for individuals, except a trade coin known as the Levant thaler.

The result has been, that while prior to 1871 England and Portugal were the only nations of Europe which excluded silver as full legal-tender money, since the monetary disturbance of 1873-78 not a mint of Europe has been open to the coinage of

silver for individuals.

It has been charged that the act of February 12, 1873, revising the coinage system of the United States, by failing to provide for the coinage of the silver dollar, had much to do with the disturbance in the value of silver. As a matter of fact the act of 1873 had little or no effect upon the price of silver. The United States was at that time on a paper basis. The entire number of silver dollars coined in this country from the organization of the Mint in 1792, to that date was only 8,045,838, and they had not been in circulation for over twenty-five years.

Moreover, immediately upon the passage of that act, the United States entered the market as a large purchaser of silver for subsidiary coinage, to take the place of fractional paper currency, and from 1873 to 1876 purchased for that coinage 31,603,905.87 standard ounces of silver, at a cost of \$37,571,148.04.

Starting in 1878 with no stock of silver dollars, this country, standing alone of all important nations in its efforts to restore the former equilibrium between gold and silver, has, in the brief period of eleven years, added to its stock of full legal-tender money 343,638,001 dollars of a depreciated and steadily depreciating metal.

What has been the effect upon the price of silver?

The value of an ounce of fine silver, which on March 1, 1878, was \$1.20, was on

November 1, 1889, \$0.95, a decline in eleven years of over 20 per cent.

In 1873, the date at which purchase of silver for subsidiary coinage commenced, the bullion value of the silver dollar, containing 371.25 grains of pure silver, was about 1½ cents more than the gold dollar; on March 1, 1878, the date of the commencement of purchases for the silver dollar coinage, it was \$0.93, while to-day its bullion value is 72 cents in gold. In other words, there has been a fall of over 28 per cent in the value of silver as compared with gold in the last sixteen years, and of over 20 per cent since we commenced purchases in 1878. The downward movement of silver has been continuous, and with uniformly accelerated velocity, as will appear from the following table:

Average price of silver in London each fiscal year, 1873-1889, and value of an ounce of fine silver, at par of exchange, with decline expressed in percentages each year since 1873.

Year.	Price in London,	Value of a fine ounce.	Decline from 1873.	
	d.	Dollars.	Per cent.	
1873	59. 2500 58. 3125	1. 29883 1. 27827	1.6	
1875	56, 8750 52, 7500	1. 24676 1. 15634	4.1	
1876	54. 8125	1. 20156	1.·1 7·5	
1878	54. 3107 50. 8125	1, 19950 1, 11387	8 · 8 14 · 2	
1880	52. 4375	1.14054	11.5	
1881	51. 9375 51. 8125	1. 13852 1. 13623	12·3 12·5	
1883	51.0230	1.11826	43 - 9	
1884	50, 7910 49, 8430	1. 11339 1. 09262	14 ·3 15 ·9	
1886	47. 0380	1.03112	20 .6	
1887	44. 8430 43, 6750	. 98301 . 95741	24 ·8 26 ·3	
1889	42. 4990	. 93163	28 -3	

Indian council bills.

In view of the almost unanimous concurrence of the leading commercial nations of the world in excluding silver from coinage as full legal-tender money, it would seem unnecessary to look further for the causes of its depreciation, despite the large purchases upon the part of this Government. There has, however, been one cause, which probably more than any other, except hostile legislation, has depressed the market value of silver, namely, the sale of Indian council bills.

About 1867 a diminution in the flow of silver to the east was clearly marked. This was due to the use of bills of exchange, called "council bills," sold by the India Council of the Government of India residing in London. These bills of exchange, which are claims for certain sums of silver, are bought by merchants wishing to make payments in India, silver being the standard and only legal tender in that empire; so that just as the expenses of the Indian Government rose, and, in consequence, the number of council bills offered for sale in London increased, the exportation of silver to India was saved.

In 1868-'69 the sale of these bills amounted to £3,705,741, in round numbers \$18,000,000, whereas in 1888-'89 there was realized from the sale of these bills £14,223,433, about \$70,000,000.

In some years their sale has risen as high as \$90,000,000.

The average amount realized annually from the sale of council bills, for the fifteen English official years, 1875–1889, has been £13,756,882, or \$67,000,000, while the annual shipments of silver to India for the same period have averaged £7,176,446, or \$35,000,000.

The following table exhibits the net imports of silver into India, and the amount realized from the sale of Indian council bills, each year, from 1875 to 1889:

Table showing the net imports of silver into British India, and the amount of council bills sold, during the fifteen English official years (ending March 31 of each year) 1874-'75 to 1888-'89.

Years.	Net imports of silver.	Amount of council bills sold.
1874-'75	£4, 840, 000	10, 841, 614
1875–'76	1, 550, 000	12, 389, 61,
1876–'77	7, 200, 000	12>)95, 799
1877-'78	14. 680, 000	10, 134, 456
1878–'79	3, 970, 000	13, 948, 565
1879–'80	7, 870, 000	15, 261, 810
1880–'81	3, 890, 000	15, 239, 677
1881–'82	5, 380, 000	18, 412, 520
1882– 83 1883–'84	7, 480, 000	15, 120, 521
1984 '98	6, 410, 000	17, 599, 805
1884-'85. 1885-'86.		13, 758, 909 10, 523, 505
1886–'87	7, 160, 000	11, 157, 218
1887-'88	9, 310, 000	15, 045, 88
1888–'89)	9, 247, 000	14, 223, 433
Total	107, 647, 000	206, 353, 231
Annual average	7, 176, 466	13, 756, 882

These \$50,000,000 to \$90,000,000 of council bills, payable in silver, annually thrown upon the market affect the price of silver as would the sale of so much bullion. That these council bills hang like an incubus upon the price of silver can not be doubted, and they must enter largely into any inquiry as to the causes of depreciation, and into any estimate of the probable advance of that metal.

Increased product.

While the demand for silver has been cut off by the closing of the mints of Europe to its coinage, and the usual demand upon the part of India reduced by the sale of

council bills, the annual product of silver has largely increased.

The world's product of silver in 1878 was estimated at \$95,000,000 (coining value), of which \$45,200,000 was the product of the United States. In 1888 the world's product of silver was estimated at \$142,000,000 (coining value), of which the United States contributed \$59,195,000. These figures show an increase during the last decade in the world's product of silver of about 50 per cent, and an increase in the silver product of the United States of over 30 per cent.

In view of these facts, while it is evident that the primary cause of the decline in the price of silver was adverse legislation by the principal countries of Europe, virtually ostracising silver, it is also true that the fall has been hastened by an increased

supply falling upon a market for which there was a reduced demand.

Royal Commission.

The Royal Commission, appointed by the British Government in 1886 to inquire into the recent changes in the relative value of the precious metals, adopted the fol-

lowing statement, without division:
"We are of opinion that the true explanation of the phenomena which we are directed to investigate is to be found in a combination of causes, and can not be attributed to any one cause alone. The action of the Latin Union in 1873 broke the link between silver and gold, which had kept the price of the former, as measured by the latter, constant at about the legal ratio, and when this link was broken the silver market was open to the influence of all the factors which go to affect the price of a commodity. These factors happen, since 1873, to have operated in the direction of a fall in the gold price of that metal, and the frequent fluctuations in its value are accounted for by the fact that the market has become fully sensitive to the other influences to which we have called attention above."

Joint use of gold and silver as money.

It is unquestionably true that, in this country, public sentiment and commercial and industrial necessity demand the joint use of both metals as money. It is not proposed to abandon the use of either gold or silver money; the utilization of both metals as a circulating medium and as a basis for paper currency is believed to be essential to our national prosperity. We can not discard either if we would without invoking the most serious consequences. But the unprecedented change in the market value of the two metals within the last sixteen years, and the steady depreciation of silver in the face of the large purchases on the part of this Government,

with a stock of 343,638,001 silver dollars, sharing equally with our gold coins the functions of full legal-tender money, as well as \$76,600,000 silver coins of limited tender, and an annual product of silver from our mines, approximating \$60,000,000 (coin) in would not be for the interests of this graphing value) it would not be for the interests of this graphing value. (coining value), it would not be for the interests of this growing country, nor would it be wise public policy, to discontinue the use of either metal as money. Yet it is equally true that two widely different and constantly varying standards, for the measurement of values, are impossible in any permanent, well ordered, financial

system.

While our circulation now embraces gold and silver coin, and four kinds of paper money, there is in reality since 1873 but one standard. Section 3511, Revised Statutes, provides that "the gold coins of the United States shall be a one dollar piece, which at the standard weight of 25.8 grains shall be the unit of value." legal-tender notes have behind them, in the vaults of the Treasury, a reserve of \$100,000,000 in gold provided as a guarantee for their redemption. Our bank currency is based upon United States bonds, the principal and interest of which are payable in gold. Our gold certificates are expressly made redeemable in gold coin. It may be said that our standard silver dollars, and the certificates based upon

them, constitute an exception. They are an anomaly, the standard is nominally silver, but in reality it is gold. The bullion from which these dollars are coined is

purchased at its market price in gold. They are made a legal-tender, and are receivable for customs and other dues. The faith and power of the Government are, therefore, pledged to make them equal to their face value; and so long as their number is kept within safe and proper limits they will, in this country, at least, be maintained at par with gold. The honor, as well as the interests of the country, are involved in the preservation of this parity. Equivalence between our gold and silver dollar in foreign trade is impossible at the present price of silver, but equivalence in domestic trade is practicable so long as the coinage of the silver dollar is kept within proper limits.

Up to this time they have been maintained at par by force of governmental authority and by the confidence of the people in the good faith and financial power of the United States. Gold is the real standard for the measurement of values, and will remain so until supplanted by its great rival, silver; or until some international agreement shall be entered into between governments strong enough to establish and

maintain a fair ratio of value between the two metals.

Force applied through legislative action may for a time control the laws of trade,

but eventually those laws, stronger than legislators, will assert their power.

There are, doubtless, persons who would banish silver from circulation and rely wholly upon gold, while others would make silver the only standard, and by adopting the cheaper metal drive the dearer out of circulation, if not out of the country; but an overwhelming preponderance of public sentiment demands that both metals be utilized.

The problem, therefore, presented for our consideration, and which demands the action of Congress, is not which metal shall we use, but "how shall we use both?"

Solutions which have been proposed,

Various solutions of this problem have been proposed, among which the following may be mentioned:

First. An international agreement fixing a ratio between silver and gold, and opening the mints of the leading nations of the world to the free coinage of both metals at the ratio so

In such concert of action, if it could be secured, is the final and satisfactory solu-on of the silver problem. The policy of promoting it was instituted by the United tion of the silver problem. The policy of promoting it was instituted by the United States in 1878. The proposition was made to the European nations, and was fully set forth and justified in two international conferences. Unfortunately, some of the most powerful nations are not yet ready to act. Public sentiment, even in those countries, seems to be steadily moving in that direction, but thus far no substantial results have been achieved.

It is believed by many persons, well informed on the subject, that eventually the evils and embarrassments of the present condition of affairs will become so intolerable, as to force the most reluctant nations into an agreement for the remonetization of silver upon some fair ratio. It has been proposed, by persons of the highest financial standing, to hasten this result, by stopping the purchase of silver by the United States, and by throwing an additional 30,000,000 ounces annually upon the market, to precipitate so sudden and great a fall in its price as to create serious financial disturbance throughout the world, and thus compel a speedy international adjustment of the silver question. This policy might prove the shortest way of reaching the desired result, but it would probably be attended by commercial and industrial disasters in this country as well as abroad, which conservative statesmanship should seek to avoid. Some other less dangerous solution should be found if possible. The modification of this proposal, fixing a date in the future for suspension in case no cooperation in the maintenance of silver on the part of other nations should be

forthcoming, reduces the danger, but does not entirely remove it.

Second. The present policy of purchasing and coining \$2,000,000 worth of silver per month.

This is now approved by nobody.

The so-called silver men oppose it, because it does not go far enough to meet their wishes; opponents of a silver coinage denounce it, because they deem it unwise and dangerous to increase the issue of a coin whose nominal value is far in excess of its bullion value.

Third. Increased purchases and coinage of silver to the maximum of \$4,000,000 worth

per month, now authorized by law.

This policy is proposed by many as a means of increasing our circulation, which they assert is deficient by reason of the retirement of national-bank notes; and also as a means of enhancing the value of silver by absorbing the world's surplus product. Both of these objects may be far better secured, as will be shown hereafter, by another method which possesses all the advantages of increased coinage, and involves none of its dangers.

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The argument has been strongly urged that by reason of that rapid retirement of national-bank notes, a severe contraction of our currency has been effected, which is paralyzing our industries, crippling our commerce, and depressing the price of all kinds of property. The facts, however, do not sustain this argument.

Since March 1, 1878, there has been no contraction, but on the contrary a very

large expansion of our currency, as will appear from the following statement

taken from the books of the Treasury:

Comparison between March 1, 1878, and October 1, 1889.

	In circulation Mar. 1, 1878.	In circulation Oct. 1, 1889.	Decrease.	Increase.
Gold coin	\$82, 530, 16 3	\$375, 947, 715		\$298 , 4 17, 552
Standard silver dollars		57, 554, 100		57, 554, 100
Subsidiary silver		52, 931, 352	\$642, 481	• • • • • • • • • • • • • • • • • • • •
Gold certificates		116, 675, 349	ļ	72, 311, 249
Silver certificates	 	276, 619, 715		276, 619, 715
United States notes		325, 510, 758		14, 073, 787
National-bank notes	313, 888, 740	199, 779, 011	114, 109, 729	
Total	805, 793, 807	1, 405, 018, 000	114, 752, 210	713, 976, 403
Net increase			! '	599, 234, 193

From the above statement it will be seen that the-

Total increase of circulation of all kinds has been	
Total decrease	114, 752, 210

Net increase 599, 224, 193

The net expansion since March 1, 1878, has, therefore, been \$599,224,193. The average net increase per month has been \$4,342,204, \$52,106,451 per annum. net increase has been a little over 74 per cent, while the increase in population has been about 33 per cent. In 1878 the circulation was about \$16.50 per capita, and in 1889 it was about \$21.75 per capita.

The increase each year, in the different kinds of money, is exhibited in the following table:

The amount and kinds of money in actual circulation on certain dates from 1878 to 1889

Year.	Date.	Total circula- tion.	Gold coin.	Standard silver dollars.	Subaidiary silver.
1878	Mar. 1	\$805, 793, 807	\$82, 530, 163	l	\$53, 573, 823
1879	Oct. 1	862, 579, 754	123, 698, 157	\$11,074,230	54, 088, 747
1880	Oct. 1	1, 022, 033, 685	261, 320, 920	22, 914, 075	48, 368, 543
1881	Oct. 1	1, 147, 892, 435	328, 118, 146	82, 230, 038	47, 859, 327
1882	Oct. 1	1, 188, 752, 363	358, 351, 956	33, 801, 231	47, 153, 750
1883	Oct. 1	1, 236, 650, 032	346, 077, 784	39, 783, 527	48, 170/263
1884	Oct. 1	1, 261, 569, 924	341, 485, 840	40, 322, 042	45, 344, 717
1885	Oct. 1	1, 286, 630, 871	348, 268, 740	45, 275, 710	51, 328, 306
1886	Oct. 1	1, 264, 889, 561	364, 894, 599	60, 170, 793	48, 176, 838
1887	Oct. 1	1, 353, 485, 690	891, 090, 890	60, 614, 524	50, 414, 706
1888	Oct. 1	1, 384, 340, 280	377, 329, 865	57, 959, 356	52, 020, 975
1889	Oct. 1	1, 405, 018, 000	375, 947, 715	57, 554, 100	52, 931. 352
Year.	Date.	Gold certifi- cates.	Silver cer- tificates.	United States notes.*	National- bank notes.
1878	Mar. 1	844, 364, 100		\$311, 436, 971	\$313, 888, 740
1679	Oct. 1	14, 843, 200	\$1, 176, 720	327, 747, 762	329, 950, 938
1880			12, 203, 191	329, 417, 403	340, 329, 453
1881	Oct. 1		52, 590, 180	327, 655, 884	354, 199, 540
1882			63, 204, 780	325, 272, 858	356, 060, 348
1883			78, 921, 961	321, 356, 596	347, 324, 961
1884			96, 491, 251	325, 786, 143	324, 750, 271
1885	Oct. 1	118, 137, 790	93, 656, 716	318, 736, 684	811, 227, 025
1046	Cet.1	84, 691, 807	95, 387, 112	310, 161, 935	801, 406, 477
		97, 984, 683	154, 354, 826	329, 070, 804	200, 955, 257
	Oct. 1	B1, 004, 003			
1887 1888		134, 838, 190	218, 561, 601	306, 052, 053	237, 578, 240

^{*} Includes outstanding clearing-house certificates of the act of June 8, 1872.

The statement, therefore, that this country is suffering a paralysis from severe contraction, does not seem to be sound, nor do the facts appear to justify a largely increased coinage of silver dollars for the purpose of expanding the currency.

As to the other proposition, that increased coinage would enhance the value of silver by absorbing the world's surplus product, it is a matter of grave doubt whether the purchase of an additional \$2,000,000 worth of silver per month would have the effect of materially and permanently increasing the price of silver. That an increase of price would temporarily occur, if this Government should adopt such a policy, seems probable, but whether it would be maintained is a matter of conjecture dependent upon conditions which no one can foresee.

If the purchase of 299,889,416 ounces of silver, in the brief period of eleven years. did not even stay the downward tendency in price, but, in the face of this immense quantity purchased, silver declined over 20 per cent in value, what assurance have we that doubling the amount to be purchased and coined would materially and per-

manently enhance the price of silver, much less restore the former equilibrium?

Such a policy would, on the other hand, be attended by great dangers, and would widen the gap between the legal ratio in coinage of this country and European countries, and thus increase the difficulties in the way of an international settlement. Every silver dollar coined at the ratio of 16 to 1 (actually 15.98 to 1) is an additional obstacle in the way of the adoption of any practical ratio by international agreement, which is the only final solution of the silver question. For this reason, if for no other, future accumulations of silver should be only in the form of bullion.

The purchase of \$4,000,000 worth of silver a month, at the present price of silver, would mean the coinage of 5,600,000 silver dollars monthly, to be stored away in Treasury vaults. It may be said that certificates would be issued on these dollars, and that they would be a popular form of currency, but the fact is that at no time since the coinage of the silver dollar was commenced has the full amount of silver dollars held by the Treasury been covered by outstanding certificates. The substitution of the silver certificate for the cumbersome and inconvenient silver dollar, while it has tended to popularize it, and give it a circulation otherwise impossible, and to extend its usefulness, and postpone the evil day so often prophesied, has added nothing to its value, and has relieved the dollar from none of the dangers inherent in the effort to keep an overvalued coin at par with gold. These certificates rather add to the perils of such a financial policy by temporarily popularizing it, and by increasing and intensifying, through postponement, the evil results which inevitably await upon its enlargement and continuance.

The coinage of 5,600,000 silver dollars a month would tax the present mint organization to its utmost capacity, and would practically suspend the coinage of gold. True, this might be obviated by enlarged facilities, but as the coinage of \$2,000,000 worth a month has more than met the demand for certificates, the argument that this additional coinage would soon be owned by the people in the shape of certificates. cates is not sustained by the history of the past nor by the demands of the present.

If the issue of silver dollars, or the certificates which represent them, should become so numerous as to endanger the free circulation of gold, and its representatives, gold certificates and legal-tender notes, the dues of the Government would soon be paid in silver; and as heretofore the interest and principal of the obligations of the Government have been paid in gold, it would only be a question of time when the specie reserve in the Treasury would change from gold to silver to such an extent as to force the Secretary to pay out silver. Just so long as the Government does not forcibly pay out silver, but leaves its acceptance to the option of the creditor, no one is forced to receive it unless he thinks he can dispose of it at its face value, and in this way the number of silver dollars in circulation is limited to actual requirements. But if more than sufficient to satisfy business needs are issued, they accumulate in the hands of merchants and in banks, and, unless the Government redeems them, they must depreciate.

The Secretary of the Treasury, in whom is lodged the discretionary power to purchase and coin \$4,000,000 worth of silver per month, concurs in the opinion of all his predecessors since 1878, of both political parties, that there is a limit beyond which it is not safe to go in the coinage of full legal-tender dollars, the nominal value of which is far in excess of the bullion value, and he has therefore confined his purchases to the amount required by law.

Fourth. Free coinage of standard silver dollars.

This may be called the "heroic" remedy. To open our mints to free coinage for depositors, when 4124 grains of standard silver are worth in the markets of the world only 72 cents, would be to say to everybody at home and abroad, bring us 72 cents worth of silver and by the magic of our stamps and dies we will transmute it into

Free coinage of silver, while it is an indispensable condition of permanent restoration, were it bestowed by this country at a time when the metal value of the silver in the full legal-tender dollar is 28 cents less than its nominal value, would simply have the effect, by opening the mints to the free coinage of silver into legal dollars, to close them for the free coinage of gold. No doubt our mints would find ample employment. If they were now open to the free coinage of silver we should not need them for the coinage of gold, because gold would command a premium and become a commodity to be hoarded or shipped abroad and not a coin for circulation ut home. It would stop the simultaneous circulation of gold and silver. Our customs dues would be paid only in silver; our legal-tender notes would be used to draw the gold from the Treasury, and would then represent only a debt in silver, and we should be compelled to go into the market and purchase gold to meet our obligations or pay them in silver dollars. Rich and powerful as the United States is, we are not strong enough nor rich enough to absorb the silver of the world without placing our country wholly upon the Asiatic This policy would in no wise tend to restore the desired equilibrium between gold and silver nor to promote their joint use as money. Nor would it meet the hopes and expectations of those who desire an increase of our circulating medium.

The amount of gold and gold certificates owned by the people and in actual circulation, exclusive of \$187,572,386 owned by the Treasury on November 1, 1889, was \$496,622,300. Free coinage of silver dollars would, as already stated, very soon put this large amount of gold at a premium, and cause it to be hoarded or exported, and

thus retire it from circulation.

Even if we should coin 100,000,000 standard silver dollars a year, it would be five years before enough of them could be put in circulation to equal the gold thus banished, and by the time 500,000,000 silver dollars, in addition to our present stock, could be circulated their depreciation from the gold standard might require one or two hundred millions more to do the same amount of work now done by gold.

It is difficult to conceive of a method by which a more swift and disastrous con-

traction of our currency could be produced.

It is within the memory of all that for several years prior to 1879 gold was not in circulation as money, but when resumption took place the hidden treasures, which had so long been banished from actual use, at once flowed into the channels of business and produced the most substantial and satisfactory conditions of prosperity.

The free coinage of silver dollars, under existing circumstances, would be to

reverse the results achieved by resumption.

Fifth. The coinage of silver dollars containing a dollar's worth of bullion.

This has been with many a favorite solution of the problem under discussion. They say, "We have no objection to the coinage of silver if you will only make an honest dollar by putting into it enough silver to make it equal in value to a gold dollar.'

This proposition, while apparently "honest," is thoroughly impracticable and

impolitic.

As the price of silver varies almost daily, the amount of silver to be put into the silver dollar, to make it of equal value to the gold dollar, would have to be changed While the divergence between the dollar of gold and the dollar of silver would not be so great, the relative value of the two dollars would, in reality, be as fluctuating and uncertain as it is now. The present silver dollar is inconveniently large and heavy for actual use as money, and to increase its weight from 4124 to 556 grains (which at the present price of silver would be the equivalent of the gold dollar)—that is, to increase its bulk 35 per cent, would make it simply intolerable.

Another objection is that the coinage of a heavier dollar would be a new obstruc-

tion to any international ratio.

The paramount objection to this plan, however, is that it would have a decided tendency to prevent any rise in the value of silver. Seizing it at its present low price, the law would in effect declare that it must remain there forever, so far as its uses for coinage are concerned.

Sixth. Issue certificates to depositors of silver bullion at the rate of \$1 for 4124 grains

of standard silver.

This proposition is a recognition of the inexpediency of coining silver dollars to pile away in the Treasury vaults while their paper representatives are doing the work of circulation. To this extent it is an improvement on the last four propositions, inasmuch as it would save the useless expense of coinage and be more convenient for storage. It would also be a step in the way of an international agreement by stopping further silver coinage at a ratio different from that almost universal in European countries.

This proposition practically amounts to free coinage of silver for depositors, and is open to all the serious objections and dangers which have been urged against that

heroic remedy.

Measure recommended.

Issue Treasury notes against deposits of silver bullion at the market price of silver when deposited, payable on demand in such quantities of silver bullion as will equal in value, at the date of presentation, the number of dollars expressed on the feac of the notes at the market price of silver or in gold at the option of the Government, or in silver dollars at the option of the holder. Repeal the compulsory feature of

the present coinage act.

The Secretary desires to call special attention to this proposition, believing that in the application of its principles will be found the safest, surest, and most satisfactory solution of the silver problem as it is now presented for the action of this country.

In explaining the proposed measure at this time it is intended to deal only with its general features, but, if desired, a bill embracing the details believed to be necessary to its satisfactory operation will be prepared and submitted for the considera-

tion of Congress.

The proposition is briefly this: To open the mints of the United States to the free deposit of silver, the market value of the same (not to exceed \$1 for 412.5 grains of standard silver) at the time of deposit to be paid in Treasury notes; said notes to be redeemable in the quantity of silver which could be purchased by the number of dollars expressed on the face of the notes at the time presented for payment, or in gold, at the option of the Government, and to be receivable for customs, taxes, and all public dues; and when so received they may be reissued; and such notes, when held by any national banking association, shall be counted as part of its lawfu

The Secretary of the Treasury should have discretionary power to suspend temporarily the receipt of silver bullion for payment in notes when necessary to protect the Government against combinations formed for the purpose of giving an arbitrary

and fictitious price to silver.

If the price of silver should advance between the date of the issue of a note and its payment the holder of the note would receive a less quantity of silver than he deposited, but he would receive the exact quantity of silver which could be bought in the market with the number of gold dollars called for by his note at the date of payment. If the price should decline he would receive more silver than he deposited, but he would receive the quantity of silver which could be purchased with the number of gold dollars called for by his note at the time he presented it for payment.

The advantages of retaining the option to redeem in gold are three-fold:

First. It would give additional credit to the notes.

Second. It would prevent the withdrawal and redeposit of silver for speculative purposes.

Third. It would afford a convenient method of making change when the weight

of silver bars does not correspond with the amount of the notes.

So far as the issue of the notes is concerned the plan is very simple. If a depositor brings a hundred ounces of silver to the mint, and the market price of silver at that date as determined by the Secretary of the Treasury, is 95 cents an ounce, he would receive in payment Treasury notes calling for \$95.

Various methods of redeeming the proposed notes have been considered, but the

plan recommended seems preferable.

They might be redeemed wholly in silver bullion of the same weight as that deposited; that is to say, if an owner of silver had deposited a hundred ounces he might receive back a hundred ounces.

The objection to this plan of redemption is that it would subject the notes to all the fluctuations which might occur in the price of silver, and from lack of steadi-

ness and certainty of value they might not circulate freely as money

Another plan which has been suggested is to redeem them in lawful money of the United States, dollar for dollar. This is practically a purchase of the bullion at its market price, the Government becoming the owner of it on the issue of the notes. This method has some features which commend it, but on the whole it does not seem logical or desirable that the notes should be redeemed in a currency which is certainly no better, if as good, as themselves. Moreover, it does not seem expedient to pile up in the vaults of the Government a large quantity of silver bullion which can not be made available for the redemption of the very notes which are based upon True, the Government might coin the bullion into standard silver dollars and use the resulting coin for the redemption of the notes, which would be quite satisfactory when the silver dollar becomes equal in value to the gold dollar, but at present it would not appear to be either just or desirable to issue a note on a deposit of a hundred cents' worth of silver and redeem it with a dollar containing only 72 cents' worth of silver.

Advantages of the proposed measure.

Among the obvious advantages of the measure proposed the following may be briefly stated:

First. It would establish and maintain through the operations of trade a convenient and economical use of all the money metal in the country.

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Second. It would give us a paper currency not subject to undue or arbitrary inflation or contraction nor to fluctuating values, but based, dollar for dollar, on bullion at its market price, and having behind it the pledge of the Government to maintain its value at par, it would be as good as gold and would remain in circulation, as there could be no motive for demanding redemption for the purposes of ordinary business transactions.

Third. By the utilization of silver in this way a market would be provided for the surplus product. This would tend to the rapid enhancement of its value, until a point be reached where we can with safety open our mints to the free coinage of sil-

Fourth. The volume of absolutely sound and perfectly convenient currency thus introduced into the channels of trade would also relieve gold of a part of the work which it would otherwise be required to perform. Both of the causes last mentioned, it is confidently believed, would tend to reduce the difference in value between the two metals and to restore the equilibrium so much desired. It would furnish a perfectly sound currency to take the place of retired national-bank notes, and thus prevent the contraction feared from that source.

Fifth. It would meet the wants of those who desire a larger volume of circulation, by the introduction of a currency, which, being at all times the equivalent of gold, would freely circulate with it, and thus avoid the danger of contraction, which lurks in the policy of increased or free coinage of silver, by reason of the hoarding

or exportation of gold.

Sixth. It should not encounter the opposition of those who deprecate inflation, for, though the volume of currency may be somewhat increased, the notes would be limited to the surplus product of silver, and each dollar thus issued would be absolutely sound, and would represent an amount of bullion worth a dollar in gold.

Seventh. It would be far more advantageous to silver producers than increased coinage under existing law, for in both cases bullion would be paid for at its market value, and under the plan proposed a much larger amount could be used with safety; and while increased coinage would arouse the fears and encounter the opposition of a very large and powerful class of people, it is believed that this measure would meet with their acquiescence.

Eighth. There would be no possibility of loss to the holders of these notes, because in addition to their full face value in bullion they would have behind them the pledged faith of the Government to redeem them in gold, or its equivalent in silver

Ninth. The adoption of this policy, and the repeal of the compulsory coinage act, would quiet public apprehension in regard to the over-issue of standard silver dollars,

and the present stock could therefore be safely maintained at par.

Tenth. This plan could be tried with perfect safety, and it is believed with advantage to all our interests. Should it prove a successful and satisfactory plan for utilizing silver as money, other nations might find it to their interest to adopt it without waiting for an international agreement, and should concerted action be deemed desirable, it could then be more readily secured.

By this method it is believed that the way would be paved for the opening of the mints of the world to the free coinage of silver and the restoration of the former

equilibrum of the money metals.

Possible objections and criticims.

I may here conveniently note and answer in brief some of the objections which may be made to this proposition:

First. Possibility of loss to the Government by a further depreciation in the value

of silver bullion.

This danger is exceedingly remote. On the other hand, there is every reason to believe that a profit to the Government would be realized by the adoption of this measure. First, from the almost certain rise in the value of the silver on deposit, which would inure to its advantage; and second, from the destruction and permanent loss of notes which would never be presented for redemption, the bullion represented by them then becoming the property of the Government

But even if a loss arise by reason of a further decline in the value of silver, this would not be a valid objection to the measure proposed, for the reason that the Government, having assumed control of the currency of the country, is bound, at whatever cost, to supply a circulating medium which is absolutely sound. This duty has been fully recognized in the case of our legal-tender notes, by the sale of 4 and 41 per cent bonds, amounting to \$95,500,000, in order to provide that amount of gold, which now lies in the Treasury, as a reserve for their redemption. We have already paid out over \$40,000,000 interest on these bonds, as a portion of the cost of maintaining the outstanding \$316,000,000 of United States notes, and we are still paying over \$4,000,000 a year for that purpose.

Second. It might be suggested that to issue Treasury notes on unlimited deposits of bullion would place the Government at the mercy of combinations organized to arbitrarily put up the price of silver for the purpose of unloading on the Treasury at a fictitious value.

This danger may be averted by giving the Secretary of the Treasury discretion to suspend temporarily the receipt of silver and issue of notes in the event of such a combination, and he might be authorized, under proper restrictions, to sell silver, if necessary, retaining the gold proceeds for the redemption of the notes.

The existence of such authority, even if never exercised, would prevent the formation of any effectual combination of this kind, for the reason that a combination to control the silver product of the world would be very expensive, requiring immense capital, and could not be successfully undertaken in the face of the power lodged with the Secretary to defeat it.

This method of guarding against combinations and corners would be far better than the proposition to fix the price at which notes should be issued at the average price of silver during any considerable antecedent period of time, as the latter would tend to prevent the normal rise in value, which is desired and anticipated from the

adoption of this method.

Third. If it be objected to on the ground that it would degrade silver from its position as money, and reduce it to the level of a mere commodity, the reply is that

silver bullion is now a mere commodity.

This policy would at once give to silver, through its paper representative, the rank and dignity of money in the most convenient and least expensive way in which it can possibly be utilized. The issue of notes based on bullion, as proposed, would have the effect of crowning it with the dignity of money as effectually as could the dies and stamps of a United States mint. Instead of degrading silver, this plan would tend to restore it to its former ratio with gold.

Fourth. It might be urged against this plan that it would open a tempting field for speculation by offering to speculators an opportunity, when silver had temporarily fallen but was likely to advance, to withdraw from the Treasury and hold for a rise the silver bullion covered by notes; or, when there might be a possibility of a depression, to deposit it, wait for a fall in price, and then have their notes redeemed

in an increased quantity of silver.

The answer to this objection is that the danger is by no means great, but should it prove so, the judicious exercise by the Secretary of the Treasury of his option to redeem in gold (either coin, bullion, or certificates) would effectually prevent the successful culmination of such speculative operations.

Fifth. Unless the amount of silver bullion be limited, may not this policy result in an undue and dangerous increase in the volume of our currency? May we not be

flooded with the world's excess of silver ?

Fears of too large a volume of absolutely sound currency are not entertained to any considerable extent by our people. The dangers from such an expansion are not apparent, nor are they serious. It is only inflation from overissue of doubtful or

depreciated dollars that affords substantial grounds for apprehension.

As to the objection that we may be flooded with the world's silver, the proposed law itself, and the statistics in regard to the present product and the uses of silver, furnish a complete reply. Treasury notes would only be issued at the average price furnish a complete reply. Treasury notes would only be issued at the average price of silver in the leading financial centers of Europe and the United States, so that there could be no possible motive for shipping it from abroad. Why should anyone pay the cost of transporting silver from Europe to exchange for our Treasury notes pay the cost of transporting silver from Europe to exchange for our Treasury notes at the same price it would command in gold at home? Probably we should receive some of the surplus product of Mexico; but, as will be presently shown, the amount would not be dangerously large. It would not come from South America, because it would command the same price in gold in London that it would in notes in New York, and nearly all the product of South America goes, in the shape of miscellaneous ores and base bars, to Europe for economical refining.

As the last objection raised is of vital importance, it may properly be considered

somewhat in detail.

The silver product of the world, for the calendar year 1888, was estimated to have been approximately 110,000,000 ounces, divided among producing countries as follows:

Countries—	Fine ounces.
United States	
Mexico	
South America	17, 000, 000
Europe	10, 000, 000
Australia and Japan	5, 200, 000
Total	110,000,000

The commercial value of the above product, based upon the average price of silver for the same year (94 cents an ounce), was \$103,400,000, and the coining value

It is necessary to use the coining value in this connection, because it is proposed

to deal with coinages which are usually reported at their nominal value.

The silver coinages of the world, officially reported to the Director of the Mint, through our foreign representatives, for the year 1888, aggregated \$149,737,442.

Included in this aggregate are 26,658,964 Mexican dollars, and the sum of \$28,000,000 officially reported as recoinages, that is, domestic or foreign coins remelted during the year. What amount of old jewelry, plate, etc., was used for coinage purposes is not known, aside from the United States.

Deducting the coinage of Mexican dollars and the amount of the recoinages, say \$54,000,000, leaves the amount of new silver employed in coinage about \$95,000,000.

The new silver used in coinage in 1888 was approximately distributed as follows:

. Coinage (less recoinage), 1888.	
Countries—	Coining value.
By the United States	. \$32, 300, 000
By India	. 35, 000, 000
By Japan	. 10,000,000
By JapanBy other countries (principally colonial and subsidiary coinages).	. 17, 700, 000

The product of new silver for the same year was, approximately, \$142,000,000 (coining value), leaving about \$47,000,000 of new silver for use in the arts and industries. for Mexican coinage not remelted, and unaccounted for.

Deducting for recoinages—that is, for domestic and foreign coins used over, say \$4,000,000—the value of the new silver used annually in coinage by the United

States and India may be placed at \$67,000,000.

Since the suspension of silver coinage by the States of the Latin Union in 1875, the only nations which have executed full legal-tender silver coinages of any considerable value have been the United States and India. While it is true that the mints of Mexico have been open to the coinage of full legal-tender silver dollars, and that the number of Mexican dollars coined annually from new bullion amounts to about \$25,000,000, this coinage can not be considered as adding materially to the world's stock of coin, for the reason that the bulk of the Mexican dollars coined are soon melted down and used in other coinages, or absorbed in Asiatic trade. The conversion of bullion into Mexican dollars is only a convenient way of utilizing it for Eastern trade.

The mints of Japan ares till open to the coinage of full legal-tender yens, or dollars, and they coined during the year 1888 over \$8,000,000, and in the year 1887 over \$9,000,000 in silver yens. Some full legal-tender coinage is executed annually by Austria-Hungary, both in silver trade coins (Maria Theresa thalers), for circulation in the Levant, and silver florin and 2-florin pieces for domestic trade, the value of the former being for the year 1887 about \$3,175,000 and for 1888 about \$1,100,000, and of the latter about \$8,000,000 in 1887 and \$4,000,000 in 1888.

Some full legal-tender silver coinage is executed annually by France for its possessions in Cochin China and in Africa and some by Holland for its foreign posses-With these exceptions, the silver coinages of the world consist almost exclusively of subsidiary pieces, struck for change purposes by European and South American countries

Of the silver coinage of Mexico it would be safe to say that from \$5,000,000 to \$10,000,000 remains annually in existence as coin, either in Mexico or China.

It would be a low estimate to say that at least \$10,000,000 worth of silver is exported annually to China, Asia, and Africa, exclusive of any portion which goes into the coinage of British India.

Soetbeer, the eminent German statistician, in an unpublished article recently received from him by the Director of the Mint, places the exportation of new silver annually to Asia and Africa, exclusive of what goes into Indian coinage, at from 400,000 to 500,000 kilograms, or from \$16,000,000 to \$20,000,000. He estimates the amount used annually in the subsidiary coinages of Europe and American States at from 300,000 to 400,000 kilograms of new silver, or from \$12,000,000 to \$16,000,000.

The amount of new silver used annually in the arts and industries is not known even approximately. In this country the consumption is very large, approximating \$5,000,000 annually. An estimate of \$10,000,000 for the rest of the world is not considered excessive, when the amount of silver plate, watch cases and jewelry manufactured in France, Great Britain, Germany, and Switzerland, and the enormous use of silver for ornaments in India, as reported by writers and travelers, is considered.

In a table prepared by the Director of the Mint, from reports of foreign governments, as to the value of the precious metals employed annually in the industrial arts, eleven leading countries, including the United States, reported a use of \$21,000,000 in silver. This, of course, includes coin melted down and old material reused, as well as new bullion.

Soetbeer places the annual consumption of new silver in the industrial arts at

500,000 kilograms, say \$20,000,000.

From the above figures the annual product and consumption of silver may be stated approximately as follows:

Annual product (coining value)	\$142, 000, 000
Disposition:	
Required by India	35, 000, 000
Coinage of full legal-tender silver by Austria and Japan (average) Required for subsidiary coinages of Europe and South America and	10, 000, 000
colonial coinages Amount annually exported to China, Asia, and Africa (other than	16, 000, 000
used in Indian coinage)	10, 000, 000
Annual coinage of Mexican dollars, not melted	5,000,000
Amount used in the arts and manufactures (estimate)	15, 000, 000
Surplus product	51, 000, 000
Total	142, 000, 000

From the above it will be seen that the annual surplus product of silver, which would probably be deposited at the mints of the United States, approximates \$51,000,000 (coining) value, corresponding to 39,445,312 fine ounces, worth, at the present market price of silver (\$0.96), \$37,867,500.

At the present price of silver \$4,000,000 will purchase 4,166,666 fine ounces, or for the year 50,000,000 fine ounces, an excess of 10,551,688 fine ounces above the esti-

mated surplus.

There is in fact no known accumulation of silver bullion anywhere in the world. Germany long since disposed of her stock of melted silver coins, partly by sale, partly by recoinage into her own new subsidiary coins, and partly by use in coining for Egypt. Only recently it became necessary to purchase silver for the Egyptian coinage executed at the mint at Berlin.

It is plain, then, that there is no danger that the silver product of past years will be poured into our mints, unless new steps be taken for demonetization, and for this

improbable contingency ample safeguards can be provided.

Nor need there be any serious apprehension that any considerable part of the stock of silver coin of Europe would be shipped to the United States for deposit for Treas-

ury notes.

There is much less reason for shipping coin to this country than bullion, for while the leading nations of Europe have discontinued the coinage of full legal-tender silver pieces, they have provided by law for maintaining their existing stock of silver

coins at par.

In England, Portugal, and the states of the Scandinavian Union, there is no stock of silver coin except subsidiary coins, required for change purposes, the nominal value of which is far in excess of the bullion value. Germany has in circulation about \$100,000,000 in old silver thalers, but ten years have passed since the sales of bullion arising under the anti-silver legislation of 1873 were discontinued. It is safe to say there is no stock of silver coin in Europe which is not needed for business purposes.

The states of the Latin Union, and Spain which has a similar monetary system, are the only countries in Europe which have any large stock of silver coins, and the commercial necessities of these countries are such that they could not afford, without serious financial distress, to withdraw from circulation silver coins which are at par with their gold coins, to deposit them at our mints for payment of the bullion value in notes.

The following table exhibits the stock of gold and silver in European banks at a late date, and the notes issued against them:

Stock of precious metals in European banks and bank notes outstanding.

[Compiled from the London Economist.]

Banks.	Gold.	Silver.	Notes in circu- lation.
Bank of England Bank of France Imperial Bank of Germany* Austro-Hungarian Bank Netherlands Bank Bank of Spain* National Bank of Belgium* Bank of Russia	£19, 519, 659 51, 930, 000 26, 746, 000 5, 442, 000 4, 000, 000 2, 600, 000 30, 049, 000	£50, 247, 000 11, 000, 000 16, 005, 000 5, 984, 000 5, 663, 000 1, 306, 000 2, 919, 000	£25, 204, 740 119, 837, 900 55, 665, 900 43, 642, 900 17, 725, 906 28, 966, 900 14, 168, 906 95, 142, 900
Total	145, 594, 659	93, 094, 000	400, 349, 740

^{*}Gold and silver not divided, but estimated from best authorities, agreeing substantially with the division given by the Commercial and Financial Chronicle and the Financial and Mining Record.

In view of these facts, there would seem to be no sufficient reason for limiting the amount of silver bullion, which may be deposited for Treasury notes, and there are strong reasons against such limitation.

If deposits were limited to \$4,000,000 worth per month, the amount of silver received might be somewhat smaller than under the proposed measure, which fixes no limit, but the difference in the quantity deposited would hardly compensate, in my judgment, for the effect which the restriction would have on the silver market.

Such a restriction would have a decided tendency to prevent the normal rise in price, because it might leave a surplus even of our own product, counting that which comes from Mexico to this country, and the mere fact of there being a limit to the amount that the United States would receive and issue notes upon, would be a constant menace to the price of silver. Moreover, the limitation to \$4,000,000 worth a month would necessitate a distribution of the amount which would be received at the different mints of the United States each month, so that when the full amount of the quota fixed for any one institution was full, no further deposits could be received that month, and the result might be to throw a large stock on the market in such localities, which, of itself, would have a tendency to depress the price.

If, however, any limitation be thought necessary, it would seem preferable to restrict deposits to the product of our own mines, or the mines of this continent, or to deposits of new bullion, as distinguished from foreign coin and foreign melted coin, rather than to limit the amount to be received to a specific quantity or value.

He is a dull observer of the condition and trend of public sentiment in this country who does not realize that the continued use of silver as money, in some form, is certain. No measure can be presented to which it may not be possible to find objections. This one is suggested with a view to promoting the joint use of silver and gold as money, and with the full confidence that it will secure all the advantages hoped for, from any of the plans proposed, without incurring their real or apprehended dangers.

[Report of the Secretary of the Treasury, December 1, 1890.]

In my judgment, the gravest defect in our present financial system is its lack of elasticity. The national banking system supplied this defect to some extent by the authority which the banks have to increase their circulation in times of stringency, and to reduce when money becomes redundant; but, by reason of the high price of bonds, this authority has ceased to be of much practical value.

The demand for money in this country is so irregular that an amount of circulation which will be ample during ten months of the year will frequently prove so deficient during the other two months as to cause stringency and commercial disaster. Such stringency may occur without any speculative manipulations of money, though, unfortunately, it is often intensified by such manipulations. The crops of the country have reached proportions so immense that their movement to market, in August and September, annually causes a dangerous absorption of money. The lack of a sufficient supply to meet the increased demand during those months may entail heavy losses upon the agricultural as well as upon other business interests. Though financial stringency may occur at any time, and from many causes, yet nearly all of the great commercial crises in our history have occurred during the months named, and unless some provision be made to meet such contingencies in the future, like disasters may be confidently expected.

I am aware that the theory obtains, in the minds of many people, that if there were no surplus in the Treasury, a sufficient amount of money would be in circulation, and hence no stringency would occur. The fact is, however, that such stringency has seldom been produced by Treasury absorption, but generally by some sudden or unusual demand for money entirely independent of Treasury conditions and operations. The financial pressure in September last, which at one time assumed a threatening character, illustrates the truth of this statement. There was at that time no accumulation of money in the Treasury from customs or internal-revenue taxes, nor from any other source that could have affected the money market. On the contrary, the total disbursements for all purposes, including bond purchases and interest prepayments, during the last preceding fifty-three days, had been about \$29,000,000 in excess of the receipts from all sources.

The total apparent surplus on September 10, when the money stringency culminated, was \$99,509,220.53. Of this amount \$24,216,804.96 was on deposit in the banks, and presumably in circulation among the people, and \$21,709,379.77 was fractional silver, which had been in the Treasury vaults for several years, and was not available for any considerable disbursements. Deducting the sum of these two items, viz, \$45,926,184.73, left an actual available surplus of only \$53,583,035.80. The amount of the bank-note redemption fund then in the Treasury, which had been transferred to the available funds by the act of July 14, 1890, was \$54,000,000, being substantially the amount of the available surplus on September 10, 1890. This bank-note fund had been in the Treasury in varying amounts for many years. In August, 1887, it was \$105,873,095.60, which had been gradually reduced by disbursements to the amount above named. It is apparent, therefore, that the financial stringency under discussion was not produced by the absorption of money by the Treasury, but by causes wholly outside of Treasury operations. At the time when the financial pressure in September reached its climax, the extraordinary disbursements for bond purchases had substantially exhausted the entire ordinary Treasury accumulations, and but for the fact that Congress had wisely transferred the bank-note redemption fund to the available cash, there would have been no money at command in the Treasury by which the strained financial conditions could have been relieved and threatened panic and disaster averted. Had this fund been in the banks instead of the Treasury the business of the country would have been adjusted to the increased supply, and when the strain came it would have been impossible for the banks to meet it. The Government could not have withdrawn it from the banks without compelling a contraction of their loans, and thus diminishing their ability to give relief to their customers.

The more recent financial stringency in November, immediately after the disbursement of over \$100,000,000 for the purchase and redemption of bonds within the preceding four months, furnishes another forcible illustration that such stringencies are due to other causes than Treasury operations.

CIRCULATION.

The following tables exhibit the comparative amounts of the various kinds of money in actual circulation at several different periods. I have chosen the census years 1870, 1880, and 1890, because of the convenience afforded for comparing the amount of circulation with population. The various sums stated in the tables are all exclusive of money in the Treasury. They represent, as nearly as is possible, the exact amounts of the several kinds of money in actual circulation among the people at the periods named.

Table No. 1.—Comparative statement showing the changes in circulation during twenty years from October 1, 1870, to October 1, 1890.

	In circulation Oct. 1, 1870.	In circulation Oct. 1, 1890.	Decrease.	Increase.
Gold coin	\$78, 985, 305. 00	\$386, 939, 723. 00 62, 132, 454. 00		\$307, 954, 418. 00 02, 132, 454. 00
Subsidiary silver and fractional currency	38, 988, 995. 00 28, 511, 000. 00			17, 322, 851, 00 129, 593, 789, 00 309, 321, 207, 00
Treasury notes, act July 14, 1890. United States notes. National-bank notes.	329, 489, 221. 00 294, 337, 479. 00	7, 106, 500. 00 340, 905, 726, 00	\$117, 086, 965, 00	7, 106, 500, 00 11, 416, 505, 00
Totals	770, 312, 000. 00	1, 498, 072, 709. 00	117, 086, 965. 00	844, 847, 674. 00

 Net increase
 \$727, 760, 709

 Average net increase per month
 3, 032, 336

 Circulation per capita in 1879
 19, 978

 Circulation per capita in 1890
 23, 969

Table No. 2.—Comparative statement showing the changes in circulation during ten years from October 1, 1880, to October 1, 1890.

	In circulation Oct. 1, 1880.	In circulation Oct. 1, 1890.	Decrease.	Increase.
Gold coin	\$261, 320, 920. 00	\$386, 939, 723. 00		\$125, 618, 908. 00
Standard silver dollars	22, 914, 075, 00	62, 132, 454. 00		89, 218, 379, 00
Subsidiary silver	48, 368, 543, 00	56, 311, 846, 00		7, 943, 308, 00
Gold certificates	7, 480, 100, 00	158, 104, 739, 00		150, 624, 639, 00
Silver certificates	12, 203, 191, 00	309, 321, 207, 00		297, 118, 016, 00
Treasury notes, act July 14, 1870		7, 106, 500, 00		7, 106, 500, 00
United States notes	329, 417, 403, 00	340, 905, 726, 00		11, 488, 323, 00
National-bank notes	340, 329, 453. 00		\$163, 078, 989. 00	
Totals	1, 022, 033, 685. 00	1, 498, 072, 709. 00	163, 078, 939. 00	649, 117, 963, 09

Net increase.	\$476, 039, 094
A verage net increase per month	8, 966, 982
Circulation per capita in 1880.	20, 877
Circulation per capita in 1890.	23, 969
Circummon per capital in too.	

TABLE No. 3.—Comparative statement showing the changes in circulation during period from March 1, 1889, to October 1, 1890.

	In circulation Mar. 1, 1889.	In circulation Oct. 1, 1890.	Decrease.	Increase.
Gold coin Standard silver dollars Subsidiary silver Gold certificates Silver certificates Treasury notes, act July 14, 1890. United States notes National-bank notes	51, 944, 751, 00 130, 210, 717, 00 246, 628, 953, 00	56, 311, 846, 00 158, 104, 739, 00 309, 321, 207, 00 7, 106, 500, 00	\$43,710,641.00	4, 367, 095, 00 27, 894, 022, 00 62, 692, 254, 00 7, 106, 500, 00
Totals	-1, 404, 205, 896. 00	1, 498, 072, 709. 00	43, 710, 641. 00	187, 577, 454. 00

Increase of circulation per capita in nineteen months, about \$1.51.	
Net increase	993, 866, R13
Net increase	4, 940, 358

Table No. 4.—Comparative statement showing the changes in circulation during period from March 1, 1885, to October 1, 1886.

	In circulation Mar. 1, 1885.	In circulation Oct. 1, 1886.	Decrease.	Increase.
Gold coin	40, 686, 187. 00 44, 802, 220. 00 112, 683, 290. 00 111, 467, 951. 00 327, 954, 194. 00	\$364, 894, 509. 00 60, 170, 793. 00 48, 176, 838. 00 84, 691. 807. 00 95, 887, 112. 00 310, 161, 935. 00 301, 406, 477. 00	\$27, 991, 483, 00 16, 080, 839, 00 17, 792, 259, 00	

Decrease of circulation per capita in 19 months, about 40 cents.	
Net decrease	. \$21, 859, 498
Average net decrease per month	1, 150, 500

TABLE No. 5.—Comparative statement showing the changes in circulation during period from July 1 to October 1, 1890.

	In circulation July 1, 1890.	In circulation Oct. 1, 1890.	Decrease.	Increase.
Gold coin	\$374, 396, 381, 00	\$386, 939, 723, 00		\$12, 543, 342, 00
Standard silver dollars	56, 166, 356, 00	62, 132, 454, 00		5, 966, 098, 60
Subsidiary silver		56, 311, 846, 00		2, 242, 103, 00
Gold certificates		158, 104, 739, 00		26, 724, 720, 00
Silver certificates				12, 111, 164, 00
Treasury notes, act July 14, 1890		7, 106, 500, 00		7, 106, 500, 00
United States notes	334, 876, 826, 00	340, 905, 726, 00		6, 028, 900, 00
National-bank notes	181, 619, 008. 00	177, 250, 514. 00	\$4, 368, 494 . 00	
Totals	1, 429, 718, 376. 00	1, 498, 072, 709. 00	4, 368, 494. 00	72, 722, 827. 00

Average net increase per month. 22.784.778

Table No. 1 shows that during the last twenty years the net aggregate increase of money in actual circulation among the people was \$727,760,709. Average monthly increase during that period, \$3,032,336. Per capita increase, \$3,991.

Table No. 2 shows that for the last ten years the aggregate increase has been Average monthly increase for same period, \$3,966,992. Per capita

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Table No. 4 shows that for the corresponding period of nineteen months from March 1, 1885, to October 1, 1886, the aggregate decrease in circulation among the people was \$21,859,498. Average monthly decrease for same period, \$1,150,500. Per capita decrease, about 40 cents.

Table No. 5 shows that for the period of three months, from July 1 to October 1, 1890, the aggregate increase of circulation in actual use among the people was \$68,354,333. Average monthly increase for the same period of three months, \$69,784,779.

\$22,784,778.

These various changes in the amounts, in actual circulation among the people, were caused partly by the additions of new kinds of money, partly by the retirement of certain other kinds, and sometimes, very largely, by the policies pursued by the Treasury Department. The policy of hoarding, in order to show a very large surplus, accounts mainly for the heavy decrease of circulation shown from March, 1885, to October, 1886. The opposite policy of keeping the surplus as low as practically the surplus as low as practically the surplus as the surplus a ble by the purchase of United States bonds, and thereby saving interest, and at the same time returning the money to the channels of trade, largely accounts for the remarkable increase in circulation during the last nineteen months, as shown in tables Nos. 3 and 5.

This fact will be more readily understood by the statement that from March 4, 1885, to October 1, 1886, the total amount disbursed in redemption of bonds was \$79,026,200, while for a corresponding period from March 4, 1889, to October 1, 1890, the total amount disbursed in the redemption and purchase of bonds was \$239,799,091.

SILVER.

In my last annual report I presented, for the consideration of Congress, a plan for the utilization of the silver product of the United States.

The measure proposed was briefly this: To purchase, at the market price, the silver bullion product of our mines and smelters, and to issue, in payment, legal-tender notes, redeemable in a quantity of silver bullion equivalent in value, at the date of presentation, to the face of the notes, or in gold, at the option of the Government, or in silver dollars, at the option of the holder.

This measure was suggested with a view to promote the joint use of gold and silver as money, to increase the volume of paper currency by the annual addition of an amount equal to the value of our silver product, to provide a home market for the American product of silver, and, by so doing, enhance the value of that metal, until a point were reached where we could with safety open our mints to the free coinage of both metals at a fixed ratio.

A bill embodying, with some modifications, the measure suggested was favorably reported in the House of Representatives of the Fifty-first Congress from the Committee on Coinage, Weights, and Measures, and was adopted by the House.

The bill was amended in the Senate by the substitution of a free-coinage measure. As the result of a conference between the two bodies, a bill was passed, and approved by the President, July 14, 1890, the essential provisions of which are: The monthly purchase by the Government of 4,500,000 ounces of silver, at the market price, to be paid for in legal tender notes, redeemable in coin, and the repeal, after July 1, 1891, of the mandatory coinage of silver dollars.

The material points of difference between the measure recommended and the one adopted by Congress, are that the new silver law limits the purchases of silver to 4,500,000 per month, without distinction as to domestic and foreign production instead of taking the entire silver bullion product of the United States as proposed.

and omits the bullion redemption feature.

Immediately on the passage of the law new forms of legal-tender notes were designed, in denominations of one, two, five, ten, twenty, fifty, one hundred, and one thousand dollars, and were engraved and printed at the Bureau of Engraving and Printing. Owing to the fact that the purchases under the act were to commence thirty days after its passage, it was necessary that the larger denominations of notes should be engraved first, but, at this time, a sufficient supply of the smaller denominations of notes are being received, and it will be the policy of the Department to pay out small notes, as far as practicable, in the purchase of silver.

Regulations were also prepared inviting offers for the sale of silver for consideration at the Treasury Department, at 1 o'clock p. m., on Mondays, Wednesdays, and Fridays of each week, and the effort has been to distribute the purchases as nearly

as possible throughout the month.

Under the operations of this law, the amount of silver purchased from August 13, 1890, to December 1, 1890, aggregated 16,778,185 fine ounces, costing \$18,671,075, an average of \$1.1128 per fine ounce.

The price of silver advanced rapidly after the passage of the new law; indeed, the immediate effect of the law had been largely anticipated in the advance in price

prior to its passage.

On the 1st of July, 1890, the price of silver was \$1.046. To July 14 the price had advanced to \$1.08; to August 13, \$1.13, and to September 3, \$1.21, the highest point reached.

Since that date there has been a decline, with some fluctuations, to the present

time, the price falling as low as \$0.97.

Notwithstanding the fact that the advance in the price of silver following the passage of the law has not been maintained, the Secretary ventures to express the belief that the new silver act is a great improvement over the law repealed, and that its beneficial results will eventually commend it to general approval. As yet the period of time has been too brief to really test the merits of the law, and the permanent effect which it will have on the price of silver.

One thing is certain, that it has been the means of providing a healthy and much

needed addition to the circulating medium of the United States.

The amount of Treasury notes issued on purchases of silver bullion from August

13 to November 23, 1890, has been \$18,807,000.

It must be apparent to any careful observer of the movement of silver, that the recent violent fluctuations in price are mainly due to speculative operations in the large surplus of from 8,000,000 to 10,000,000 ounces, which has not been absorbed by Treasury purchases. This downward tendency has been materially assisted by a severe and almost constant stringency of the money market. This surplus was accumulated, in the first instance, by the withholding from the market, by producers and speculators, for some months prior to the passage of the new silver act, of the current product of American silver, in the hope of securing a better price. It has been maintained and augmented both by importations of foreign silver and by a falling off in the export of domestic silver, the latter occasioned doubtless by the fact that in the purchases of silver under the new silver law, the Treasury Department has paid, as a rule, a price considerably in excess of the price of silver in London. The imports into the United States of foreign silver from May 1 to November 1 of the present year have exceeded the exports of domestic silver by some \$7,750,000, while for the corresponding period of last year the exports exceeded the imports by some \$7,860,000, a difference of \$15,610,000, an amount in excess of the value of the present visible stock of silver on the American market. So, too, in regard to the movement of silver from San Francisco to the Orient; not one ounce of silver bullion has been shipped since the 1st of May, against an average export for prior years of from \$5,000,000 to \$10,000,000. So that the present surplus stock of silver may, at any time, be augmented by imports or diminished by exports, and, as the current product of silver from our mines does not differ very widely from the monthly purchases by the Government, it is probable that the existing surplus will remain for some time an impediment to the permanent and steady advance of silver. Even if the present surplus should be purchased by the Government, importations from abroad might at any time accumulate an additional stock of silver, the manipulation of which by speculators would result in wide fluctuations in price. Had the law provided for the purchase of only the product of the United States, this surplus would have been absorbed ere this, and as none would have been imported for speculative purposes no surplus would have been accumulated. The withdrawal of the entire silver product of our mines and smelters, which amounts to nearly one-half of the world's annual output of silver, would probably soon create a shortage abroad, and this in turn would cause a steady and permanent advance in price.

LEGISLATION.

The attention of Congress is respectfully requested to the act of May 26, 1882, authorizing the exchange of gold bars for gold coin, free of charge, at the coinage mints and at the United States assay office at New York. I am of the opinion that this act has facilitated the movement of gold from this country, and have the honor to recommend its repeal, or that it be so modified as to make the exchange of gold bars for gold coin discretionary with the Treasury Department, and to allow the imposition of a small charge equivalent to the cost of manufacturing the bars, when the bars are intended for export.

[Report of the Secretary of the Treasury, December 7, 1891.]

CIRCULATION.

This important subject has been unusually prominent since the last annual report. The stringency in the money market during the summer and autumn of 1890 was relieved by the prompt and effective measures of my predecessor, and happily disappeared without producing the grave consequences which were feared by the public; but its existence, and the widespread apprehension which it caused, induced a revival of the erroneous idea that the volume of money in circulation was not only inadequate to the needs of the country, but was very much less per capita than dur-

ing the so-called flush times which followed the civil war.

The "circulation statement" which has been published by the Department monthly since April 1, 1887, contains in tabular form full information on this subject for the dates specified, and has proved to be a valuable addition to the regular reports of the Department; but in the absence of the statements in the same form for the preceding years a comparison by the people has been impracticable, and the mistaken opinion that there has been a severe contraction of the money volume found ready acceptance. The fact became apparent through letters which were received from all sections of the country, and more complete information on the subject was accordingly supplied by means of a statement which was printed in August last, and has been sent by mail to those who ask for it. The tables therein published appear in their appropriate place in this report, and are reproduced without change, except as to the table for July 1, 1891, which displays the revised figures for that date, including bullion in the Treasury. By the revision of these figures the amount of money per capita July 1, 1891, has been found to be \$23.41 instead of \$23.45.

The amount of money in circulation has been very largely increased since the close of the fiscal year. The amount July 1, 1891, was \$1,497,440,707, and the amount per capita was \$23.41. The return of gold to the United States, the operation of the silver act of July 14, 1890, and disbursements by the Treasury on account of the 4½ per cent loan, pensions, etc., have enlarged the volume to \$1,577,262,070, and the per capita amount to \$24.38. The amount of each kind of money in the United States, including bullion in the Treasury and the amounts in circulation December 1, 1891,

are shown in the subjoined table:

^{*} See Table J p. civ.

December 1, 1891.

[Population, 64,680,000; circulation per capita, \$24,88.]

	General stock coined or is- sued.	In Treasury.	Amount in cir- culation.
Gold coin, including bullion in Treasury. Standard silver dollars, including bullion in Treasury Subsidiary silver Gold certificates Silver certificates Treasury notes, act July 14, 1890 United States notes Currency certificates, act June 8, 1872. National bank notes	461, 205, 960 77, 235, 022 161, 852, 189 824, 274, 918 72, 969, 652 846, 681, 016 10, 185, 000	\$271, 843, 193 398, 508, 756 14, 389, 585 19, 202, 170 3, 401, 308 1, 976, 366 13, 316, 707 370, 000 4, 841, 750	\$405, 981, 402 62, 697, 204 62, 845, 437 142, 649, 969 320, 873, 610 70, 963, 286 333, 364, 369 9, 765, 060 168, 151, 863
	2, 305, 111, 909	727, 849, 839	1, 577, 262, 070

[Report of the Secretary of the Treasury, December 5, 1892.]

One of the embarrassments to the Treasury, in the opinion of the Secretary, is the inability, with the limited amount of cash on hand above the one-hundred-million reserve, to keep up a sufficient gold supply. When the demand comes for the exportation of gold the Treasury is called upon to furnish it. If this demand should prove to be as large the coming year as it has been for the past two years, gold in the Treasury would be diminished to or below the reserve line.

The status of this reserve and its amount have recently been subjects of discussion. In the bank act of 1882 Congress gave expression to its belief that \$100,000,000 in gold was a suitable reserve; by providing that whenever the amount of gold in the Treasury should fall below that sum the issue of gold certificates should cease. In 1885 the then Secretary of the Treasury adopted the practice of reporting \$100,000,000 of the gold in the Treasury as a "reserve for the redemption of United States notes," and recently the majority of the Judiciary Committee of the present House of Representatives expressed the opinion that under existing law the maintenance of this reserve is obligatory.

But, if \$100,000,000 in gold was a suitable or necessary reserve in 1882 and in 1885, it would seem clear that a greater reserve is necessary now. It should be remembered that since 1882 we have added to our silver circulation the sum of \$259,016,182 in standard silver dollars coined under the old silver act of 1878. These dollars are nearly all outstanding, and largely represented by silver certificates. increased the legal-tender paper circulation by issuing about \$120,000,000 of the Treasury notes authorized by the act of July 14, 1890, and to this we are adding

about 4,000,000 each month in payment of silver bullion purchased.

It is true that silver certificates are not redeemable in gold, and that the Treasury notes of 1890 are redeemable in coin; but since it has been declared to be the established policy of the United States to maintain the two metals, silver and gold, on a parity with each other, it is obvious that this large addition to our circulation has increased the possible charge upon our gold reserve.

In view, therefore, of these increased and increasing liabilities, the reserve in the Treasury for the redemption of the Government obligations should, in my opinion, be increased to the extent of at least 20 per cent of the amount of Treasury notes

issued and to be issued under the act of July 24,1890.

As will be seen by the estimates submitted, the receipts of the current and the next fiscal year are not likely, if present conditions continue, to fall below expendi-Yet in view of the fact that the surplus for this year will be small, upon the basis stated, with the probability of a falling off in receipts for causes mentioned, I think the revenues should be so increased as to enable the Treasury Department to maintain a gold reserve of not less than \$125,000,000, and to maintain a comfortable working balance in the Treasury cash. As a general revision of our customs laws is now probable, I do not feel at liberty to suggest any special method for increasing the revenue, though I should otherwise think that an additional tax on whisky, which could be collected without additional cost, would furnish an easy method.

MONETARY CONFERENCE.

As early as the month of April, 1891, investigation was begun by this Department to ascertain the state of public sentiment in Europe regarding the propriety of an

agreement to hold a monetary conference of representatives of the leading nations on the subject of the money uses of silver.

Upon the ascertainment that the leading nations were favorably disposed to the holding of such a conference, the United States addressed an invitation, through the State Department, to the governments of Europe, of Mexico, and Turkey.

All of the countries to which this invitation was addressed accepted it.

Upon conference with the governments named, after considerable delay, occasioned hy a variety of causes, Brussels, Belgium, was agreed upon as the place, and November 22, 1892, as the time for the conference to assemble.

For this country five commissioners were appointed, as follows: Hon. Wm. B. Allison of Iowa, Hon. John P. Jones of Nevada, Hon. James B. McCreary of Kentucky, Mr. Henry W. Cannon of New York, and E. Benjamin Andrews of Rhode Island. By usage the American minister, Mr. Terrill, was added.

This conference is now in session; as yet little is known as to what its action may

be beyond the general fact that the subject of the better use of silver as a money metal is receiving its earnest attention.

Whatever may be the outcome of the conference, it is safe to predict that a clearer idea will be had of the views and purposes of the countries represented.

[Report of the Secretary of the Treasury, December 19, 1893.]

COINS AND COINAGE-PRECIOUS METALS.

The report of the Director of the Mint gives in detail the operations of the mints and assay offices during the year, together with statistics and inquiries in relation to the financial condition of our own and foreign countries.

The value of the gold deposited at the mints and assay offices during the year was \$50,839,905.53. Of this sum \$46,449,841.50 were composed of original deposits and \$4,390,064.03 were redeposits. Of the amount deposited \$33,286,167.94 was classed as of domestic production, \$8,541,027.11 foreign gold coin and bullion, \$3,830,176.02

old material, and worn and uncurrent domestic gold coins \$792,470.43.

The deposits and purchases of silver during the year aggregated 65,822,135·19 fine ounces, the coining value of the same in silver dollars being \$85,103,366.67. Of this sum \$73,666,045.23 was of domestic production and \$2,901,180.96 foreign bullion and coin; and of worn and uncurrent silver coin, \$6,913,179.96; old plate, etc., \$753,426.46. and redeposits, \$869,534.06.

The amount of silver purchased under the act of July 14, 1890, during the year was 54,008,162-59 fine ounces, costing \$45,531,374.53, and the average price \$0.8430. The total amount of silver purchased under the act of July 14, 1890, from August 13, 1890, to November 2, 1893, inclusive, was 168,674,590-46 fine ounces, costing \$155,-

930,940.84, the average price per ounce being \$0.9244.

Of the silver purchased under this act, consumed in coinage during the year, there were 4,133,029.56 fine ounces, costing \$3,784,417.64, and the number of silver dollars coined was \$5,343,715. The seigniorage on this coinage was \$1,559,297.36.

The coinage during the year consisted of 97,280,875 pieces, valued as follows:

Gold	5, 343, 715. 00 7, 217, 220, 90
Total	43, 685, 178, 80

The total amount used in the coinage of silver dollars under the act of July 14, 1890, has been 27,911,259.48 fine ounces, costing \$29,110,186.61.

The total seigniorage The total number of silver dollars coined was 36,087,285. was \$6,977,098.39, leaving a balance on hand at the mints of 140,699,760 fine ounces. costing \$126,758,218.

The total amount of silver purchased by the Government from March 1, 1873, has been as follows:

	Fine ounces.	Cost
Under the act of 1878. Under the act of 1875. Under the act of 1878. Under the act of 1890. Under the act of 1887.	31, 603, 906 291, 272, 018 168, 674, 682	\$7, 152, 564 37, 571, 148 308, 279, 260 155, 931, 002 7, 689, 036
Total	503, 003, 809	516, 623, 010

The price of silver July 1, 1892, was 88 cents, the highest price attained during the fiscal year. The closing price on June 30, 1893, was 65 cents, a difference of 23 cents per ounce. The average price for the year was 841 cents.

cents per ounce. The average price for the year was 844 cents.

Late in June, India closing her mints to the coinage of silver, the price declined rapidly from 384d. to 304d., which was equal to a decline of 84d., or about 17 cents.

The production of gold and silver in the world was estimated to have been:

Gold	
Silver	196, 458, 800

THE WORLD'S COINAGE.

Information received as to the coinage of gold and silver by the various countries of the world for the calendar year 1892 shows the amount to have been:

Gold	\$167, 917, 337
Silver	143, 096, 239

METALLIC STOCK OF MONEY IN THE UNITED STATES.

The metallic stock of money in the United States, consisting of coin and bullion, on July 1, 1893, was estimated at \$1,213,559,169, of which \$597,697,685 was gold, and \$615.861.484 silver.

USE OF GOLD AND SILVER IN THE ARTS AND MANUFACTURES.

The value of the gold and silver used in the industrial arts in the United States during the last calendar year, based upon the best information obtainable, was approximately, gold, \$16,616,408; silver, \$9,106,540. Of the gold \$10,588,703 and of the silver \$7,204,210 were new bullion.

CONDITION OF THE TREASURY.

During the first five months of the present fiscal year the expenditures of the Government have exceeded its receipts to the amount of \$29,918,095.66. There has been not only a decrease of receipts, but also an increase of expenditures during this period as compared with the corresponding five months of the last fiscal year. The revenues from customs have fallen off \$23,589,829.74; from internal taxes, \$7,866,667.96, and from miscellaneous receipts, \$324,152.39. The expenditures on account of the War Department in the execution of contracts made during the last fiscal year have increased \$6,162,132.42; on account of the Navy Department, for the same reason, the increase has been \$1,912,289.31; on account of Indians, \$538,078.55, and on account of interest, \$69,450.25; but there have been reductions in some other branches of the public service to the amount of \$6,352,206, as compared with the corresponding period last year.

The result of these changes is that on the first day of December, 1893, the actual net balance in the Treasury, after deducting the bank note 5 per cent redemption fund, outstanding drafts and checks, disbursing officers' balances, agency accounts, and the gold reserve, was only \$11,038,448.25, and of the total amount held \$12,347,

517.80 was in subsidiary silver and minor coins.

It may be safely assumed that the worst effects of the recent financial disturbances, and consequent business depression, have been realized, and that the conditions will be much more favorable hereafter for the collection of an adequate revenue for the support of the Government; but it can scarcely be expected that the receipts during the remainder of the fiscal year will exceed the expenditures for the same time to such an extent as to prevent a very considerable deficiency. I have, therefore, estimated a probable deficiency of \$28,000,000 at the close of the year, and if Congress concurs in this view of the situation it will be incumbent upon it to make some provision for raising that amount as soon as practicable by taxation or otherwise. On account of the difficulty of securing such a sum within the time it will be required by the imposition and collection of additional taxes, I recommend that the third section of the act to provide for the resumption of specie payments, approved January 14, 1875, which confers authority upon the Secretary of the Treasury to issue and sell certain descriptions of United States bonds, be so amended as to authorize him to issue and sell, at not less than par in coin, bonds to an amount not exceeding \$200,000,000, bearing a lower rate of interest and having a shorter time to run than those now provided for, and that he be permitted to use, from time to time, such part of the proceeds as may be necessary to supply any deficiencies in the public revenues

that may occur during the fiscal years 1894 and 1895. The section referred to provides that:

"To enable the Secretary of the Treasury to prepare and provide for the redemption in this act authorized and required, he is authorized to use any surplus revenues from time to time in the Treasury not otherwise appropriated, and to issue, sell, and dispose of at not less than par in coin, either of the descriptions of bonds of the United States described in the act of Congress approved July 14, 1870, entitled 'An act to authorize the refunding of the national debt."

The bonds authorized by the act of July 14, 1870, are described as follows:

(1) Bonds not exceeding in the aggregate \$200,000,000 in such form as the Secretary may prescribe, and of denominations of \$50, or some multiple of that sum, redeemable in coin of the then standard value, at the pleasure of the United States, after ten years from the date of their issue, and bearing interest payable semiannually in such coin at the rate of 5 per cent per annum.

(2) Bonds not exceeding in the aggregate \$300,000,000, the same in all respects as those above described, but payable at the pleasure of the United States after fifteen years from the date of their issue, and bearing interest at the rate of 4½ per cent per

annum.

(3) Bonds not exceeding in the aggregate \$1,000,000,000, the same in all respects, but payable at the pleasure of the United States after thirty years from the date

of their issue, and bearing interest at the rate of 4 per cent per annum.

In the present condition of the public credit nothing less than the existence of a great and pressing financial emergency would, in my opinion, justify the issue and sale of any of these classes of bonds. On the first class the interest would amount, at the maturity of the bonds, to one-half the principal; on the second class it would amount to more than two-thirds of the principal, and on the third class it would exceed the principal by 20 per cent. If any one of these methods of raising money were now presented as an original measure for consideration in Congress, I am satisfied it would not receive the approval of that body or of the people. Whatever may have been their merits nearly a quarter of a century ago, when the credit of the Government was to a certain extent impaired by the existence of a large interest-bearing public debt and the general use of a depreciated paper currency, not then redeemable in any kind of coin, our financial standing is now so high that our public obligations, bearing any of the rates of interest authorized by the law referred to, would have to be sold at a premium so great as to prevent large classes of our people, who might otherwise invest in them, from becoming purchasers. The United States 4 per cent bonds, payable in 1907, are now selling at a rate which yields investors less than 3 per cent upon their cost, and I am confident that a bond, bearing interest at the rate of 3 per cent, payable quarterly, and redeemable at the option of the Government after five years, could be readily sold at par in our own country.

If the authority now existing should be so modified as to empower the Secretary of the Treasury to issue the bonds in denominations or sums of \$25 and its multiples they could be readily disposed of through the subtreasuries and post-offices without the agency or intervention of banks or other financial institutions and without the payment of commissions. Such bonds would afford to the people at large an opportunity to convert their surplus earnings into a form of security which, while it would be perfectly safe, would not only increase in value by reason of accumulating interest, but be at all times available as a means of procuring money when needed; and the experience of this and other countries justifies the confident belief that such

a plan would be popular and successful.

In ease Congress should not consider it advisable to authorize the Secretary to use, for the purpose of supplying deficiencies in the revenues, any part of the proceeds of the bonds herein suggested, I recommend that he be empowered to execute from time to time, as may be necessary, the obligations of the Government, not exceeding in the aggregate \$50,000,000, bearing a rate of interest not greater than 3 per cent and payable after one year from date, and that he be permitted to sell them at not less than par, or use them at not less than par, in the payment of public expenses to such creditors as may be willing to receive them. The condition of the Treasury is such that unless some available means are promptly provided by law for supplying the growing deficiency, the public service will be seriously impaired and pensioners and other creditors subjected to great delay and inconvenience. Congress alone has the power to adopt such measures as will relieve the present situation and enable the Treasury to continue the punctual payment of all legitimate demands upon it, and I respectfully but earnestly urge that immediate attention be given to the subject.

The necessity for the extension of the power of the Secretary to procure and maintain a larger reserve for the redemption of United States currency must, I think, be evident to everyone who has given serious thought to the subject. At the date of the resumption of specie payments, January 1, 1879, the only form of currency, except coin certificates, which the Government was required or authorized by law

to redeem in coin on presentation, was the old legal-tender notes, then and now amounting to \$346,681,016, and it was considered by the Secretary of the Treasury that a coin reserve of \$100,000,000 would constitute a sufficient basis for the maintenance of that amount of currency at par. The correctness of this conclusion was shown by the fact that, so long as there was no material increase in the volume of paper redeemable by the Government, the reserve remained unimpaired and no serious disturbances occurred in our monetary system; but under the act of July 14, 1890, additional Treasury notes have been issued to the amount of \$155,930,940, of which there are now outstanding \$153,318,224, thus making the direct Government obligations in use as currency amount to the sum of \$499,999,240, all of which the Secretary of the Treasury is now required by law to redeem in coin on presentation. Besides this, there have been coined under authority of law \$419,332,550 in legal-tender silver, upon which certificates have been issued to the amount of \$334,138,504; and as Congress, in the act of July 14, 1890, declared it to be "the established policy of the United States to maintain the two metals on a parity with each other upon the present legal ratio, or such ratio as may be provided by law," an additional reason now exists for conferring upon the Secretary unquestionable authority to provide for such contingencies as may arise.

Under these circumstances it is, in my opinion, necessary not only that he should be clothed with full authority to procure and maintain an ample reserve in coin, but that the purposes for which such reserve is to be held and used should be made as comprehensive as the duty imposed upon him by the law. The existence of such authority in a constantly available form would of itself inspire such confidence in the security and stability of our currency that its actual exercise might never become necessary; but the futility of declaring a specific policy and withholding the means which may become necessary for its execution is too apparent to require comment. Largely on account of apprehensions as to the ability of the Government under the legislation then existing to continue the current redemption of its notes in coin and maintain the parity of the two metals, the shipments of gold from this country during the fiscal year 1893 reached, as already stated in this report, the unprecedented amount of \$108,680,844, nearly all of which was withdrawn from the public Treasury by the presentation of notes for redemption. During the three months next preceding the 7th day of March, 1893, when a change occurred in the administration of the Treasury Department, the withdrawals of gold from the Treasury for export amounted to \$34,146,000, and during the eight months which have elapsed since that time such withdrawals have amounted to \$36,259,650, or \$2,113,650 more than during the preceding period of three months.

\$2,113,650 more than during the preceding period of three months.

The amount of free gold in the Treasury on the 7th day of March, 1893, was \$100,982,410, or \$982,410 in excess of the lawful reserve; but by making exchanges of currency for gold with the banks in different parts of the country the amount was increased to \$107,462,682 on the 25th of that month. Notwithstanding the most strenuous efforts by the Department to maintain the hundred million dollar reserve intact, the presentation of notes for redemption to procure gold for shipment abroad continued to such an extent that on the 22d day of April, for the first time since the fund was established, it became necessary to use a part of it, and it was reduced to \$95,432,357, but it was afterwards increased by exchanges of currency for gold, so that on the 10th day of August it had been fully restored, and there was on hand \$103,683,290 in free gold. By October 19, however, it had been diminished by redemptions of currency and otherwise to the sum of \$81,551,385, which is the low-

est point it has ever reached.

So long as the Government continues the unwise policy of keeping its own notes outstanding to circulate as currency, and undertakes to provide for their redemption in coin on presentation, it will be, in my opinion, essential for the Secretary of the Treasury to possess the means, or to have the clear and undoubted authority to secure the means, which may from time to time become necessary to enable him to meet such emergencies as the one which has recently occurred in our financial affairs. Under existing legislation the Treasury Department exercises to a larger extent than all the other financial institutions of the country combined the functions of a bank of issue, and while the credit of the Government is so strong that it may not be necessary to maintain at all times the actual coin reserve which experience has shown to be requisite in the case of ordinary banking companies, still it would be manifestly imprudent, to say the least, not to adopt such precautionary measures as would enable the Government in times of unusual monetary disturbance to keep its faith with the people who hold its notes and coins by protecting them against the disastrous effects of an irredeemable and depreciated currency.

While the laws have imposed upon the Treasury Department all the duties and

While the laws have imposed upon the Treasury Department all the duties and responsibilities of a bank of issue, and to a certain extent the functions of a bank of deposit, they have not conferred upon the Secretary any part of the discretionary powers usually possessed by the executive heads of institutions engaged in conducting this character of financial business. He is bound by mandatory or prohibitory

provisions in the statutes to do or not do certain things, without regard to the circumstances which may exist at the time he is required to act, and thus he is allowed no opportunity to take advantage of changes in the situation favorable to the interests of the Government, or to protect its interests from injury when threatened by adverse events or influences. He can neither negotiate temporary loans to meet casual deficiencies nor retire and cancel the notes of the Government without substituting other currency for them when the revenues are redundant or the circulation excessive, nor can he resort, except to a very limited extent, to any of the expedients which in his judgment may be absolutely necessary to prevent injurious disturbances of the financial situation. These considerations emphasize the necessity for such legislation as will make the Department more independent of speculative interests and operations and enable it to maintain the credit of the Government upon a sound and secure basis.

Whatever objections may be urged against the maintenance of a large coin reserve, procured by the sale of interest-bearing bonds, it must be evident that this course can not be safely avoided unless the Government abandons the policy of issuing its own notes for circulation and limits the functions of the Treasury Department to the collection and disbursement of the public revenues for purely public purposes, and to the performance of such other administrative duties as may be appropriate to the character of its organization as a branch of the executive authority. To the extent that it is required by law to receive money on deposit, and repay it, or to issue notes and redeem them on demand, it is engaged in a business which can not be conducted without having at all times the ability to comply promptly with its obligations. Its operations necessarily affect, beneficially or otherwise, the private financial affairs of all the people, and they have a right to be assured by appropriate legislation that their confidence in the integrity and power of the Government has not been misplaced.

CURRENCY LEGISLATION.

The recent repeal of so much of the act of July 14, 1890, as required the Secretary of the Treasury to purchase silver bullion and issue Treasury notes in payment for it, makes such a radical change in the policy of the Government respecting the currency of the country that, until its effects are more fully developed, I do not consider it advisable to recommend further specific legislation upon that subject.

As already shown in this report, the amount of money in the country, outside of the Treasury, on the 1st day of December, 1893, was \$112,404,947 greater than the amount outstanding on the 1st day of November, 1892. This vast increase in the volume of outstanding currency, notwithstanding the enormous exports of gold iduring the year, is the result of several causes, among which may be mentioned the essue of Treasury notes for the purchase of silver bullion, the excess of public bxpenditures over receipts, the additional circulation called for by the national aanks during the late financial stringency, and the large imports of gold, which smounted during the months of July, August, September, and October, 1893, to the rum of \$55,785,526. That the amount of money in the country is greater than is equired for the transaction of the business of the people at this time is conclusively shown by the fact that it has accumulated, and is still accumulating, in the financial centers to such an extent as to constitute a serious embarrassment to the banks in which it is deposited, many of which are holding large sums at a loss. This excessive accumulation of currency at particular points is caused by the fact that there is no such demand for it elsewhere as will enable the banks and other institutions to which it belongs to loan it to the people at remunerative rates, and it will continue until the business of the country has more fully recovered from the depressing effects of the recent financial disturbances.

Money does not create business, but business creates a demand for money, and until there is such a revival of industry and trade as to require the use of the circulating medium now outstanding, it would be hazardous to arbitrarily increase its volume by law, or to make material changes in its character by disturbing in any manner the relations which its different forms now bear to each other. In the meantime, it will be the duty of all who have power to influence the course of events or to assist, by legislation or otherwise, in the solution of the grave questions presented by the altered condition of our monetary system, to carefully consider the whole subject in all its aspects, in order that it may be permanently disposed of by the adoption of a simple and comprehensive system, which will, as far as possible, relieve the Government from the onerous obligations now resting upon it, and at the same time secure for the use of the people a currency uniform in value and adequate in amount.

The unsatisfactory condition of our currency legislation has been for many years the cause of much discussion and disquietude among the people, and although one great disturbing element has been removed, there still remain such inconsistencies

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in the laws and such differences between the forms and qualities of the various kinds of currency in use that private business is sometimes obstructed and the Treasury Department is constantly embarrassed in conducting the fiscal operations of the Government. There are now in circulation nine different kinds of currency all except two being dependent directly or indirectly upon the credit of the United States. One statute requires the Secretary of the Treasury to redeem the old legaltender notes in coin on presentation, and another compels him to reissue them, so that, no matter how often they are redeemed, they are never actually paid and extinguished. The act of July 14, 1890, provides that the Treasury notes issued in payment for silver bullion shall be redeemed in gold or silver coin at the discretion of the Secretary, and when so redeemed may be reisaued; but the same act also provides that no greater or less amount of such notes shall be outstanding at any time than the cost of the silver bullion, and the standard silver dollars coined therefrom then held in the Treasury purchased by such notes, and consequently, when these notes are redeemed with silver coined from the bullion purchased under the act, they can not be reissued, but must be retired and canceled, for otherwise there would be a greater amount of notes outstanding than the cost of the bullion and coined dollars "then held in the Treasury." In this manner notes to the amount of \$2,625,984 have been retired and canceled since August last, and standard silver dollars have taken their places in the circulation. If redeemed in gold coin, the notes might be lawfully retired or reissued in the discretion of the Secretary; but the condition of the Treasury has been, and is now, such that practically no discretion exists, for the reason that the necessities of the public service and the requirements of the coin reserve compel him to reissue them in defraying the expenditures of the Government or in procuring coin to replenish that fund.

One of the principal difficulties encountered by the Treasury Department results from the indisposition of the public to retain standard silver dollars and silver certificates in circulation. It requires constant effort on the part of the Treasury officials to prevent the certificates especially from accumulating in the subtreasuries to the exclusion of legal-tender currency. Why this should be the case is not easily understood, for, although these certificates are not legal tender in the payment of private debts, they are, by the acts of 1878 and 1886, made receivable for all public dues, and by the act of May 12, 1882, national banks are authorized to hold them as part of their lawful reserves. With the policy of maintaining equality in the exchangeable value of all our currency firmly established, and the further accumulation of silver bullion arrested, there is no substantial reason why the silver certificate should not be as favorably received and as liberally treated by the public as any other form of note in circulation; and, for the purpose of creating a greater demand for their permanent use in the daily transactions of the people, I have directed that, as far as the law permits, and as rapidly as the opportunity is afforded, the amount of such certificates of denominations less than \$10 shall be increased by substituting them for larger ones to be retired, and that the small denominations of other kinds of currency shall be retired as they are received into the Treasury and

larger ones substituted in their places.

There are now outstanding United States legal-tender notes to the amount of \$67,944,941 in denominations less than \$10; Treasury notes issued under the act of 1890 of denominations less than \$10, \$64,688,489, and national bank notes, \$63,381,916. There is express authority in the act of August 4, 1886, to substitute small silver certificates for larger ones, and the Secretary of the Treasury also has power to make such changes as he may deem proper in the denominations of the Treasury notes issued under the act of July 14, 1890, but Congress, in the sundry civil appropriation act approved March 3, 1893, provided that no part of the money therein appropriated to defray the expenses of the Bureau of Engraving and Printing should be expended for printing United States legal-tender notes of larger denominations than those retired or canceled. As the law now specifically designated the state of the s nates the denominations in which national-bank notes shall be issued, they can not be changed without further legislation, and consequently during the present fiscal year, at least, the \$64,688,489 in small Treasury notes are the only ones that can be lawfully retired to enlarge the use of small silver certificates. I am of the opinion that if this policy can be carried out to the extent of supplying the country with small silver certificates to an amount sufficient to conduct the ordinary cash transactions of the people, and if, during the same time, certificates of the largest denominations were issued in the places of others retired, so as to encourage the national banks to hold them as parts of their lawful reserves, the existing difficulties would be removed, and ultimately a larger amount of such currency than is now in circulation could be conveniently and safely used.

The Treasury now holds 140,699,760 fine ounces of silver bullion, purchased under the act of July 14, 1890, at a cost of \$126,758,218, and which, at the legal ratio of 15.988 to 1, would make 181,914,899 silver dollars. The act provided that after the first day of July, 1891, the Secretary of the Treasury should coin as much of the

bullion purchased under it as might be necessary to provide for the redemption of the notes, and that any gain or seigniorage arising from such coinage should be accounted for and paid into the Treasury. It is plain from this, and other provisions of the act, that so much of the bullion as may be necessary, when coined, to provide for the redemption of the entire amount of notes outstanding is pledged for that purpose, and can not be lawfully used for any other; but it was decided by the late Attorney-General, and by my predecessor in office, that the so-called gain or seigniorage resulting from the coinage as it progressed constituted a part of the general assets of the Treasury, and that certificates could be legally issued upon it, notwithstanding the act of 1890 is silent upon the latter subject.

Attorney-teneral, and by my predecessor in once, that the so-cause gain or seignforage resulting from the coinage as it progressed constituted a part of the general assets of the Treasury, and that certificates could be legally issued upon it, notwithstanding the act of 1890 is silent upon the latter subject.

The coinage of the whole amount of this bullion, which would employ our mints, with their present capacities, for a period of about five years, would, at the existing ratio, increase the silver circulation during the time named \$55,156,681 from seigniorage, besides such additions as might be made in the meantime by the redemption of Treasury notes in standard silver dollars. In order that the Department might be in a condition to comply promptly with any increased demand that may be made upon it by the public for standard silver dollars or silver certificates, or that it might take advantage of any favorable opportunity that may occur to put an additional amount of such currency in circulation without unduly disturbing the monetary situation, I have caused a large amount of bullion to be prepared for coinage at New Orleans and San Francisco, and have ordered the mints at those places to be kept in readiness to commence operations at any time when required.

APPENDIX.

FIFTY-THIRD CONGRESS, SECOND SESSION.

SUMMARY OF CONGRESSIONAL PROCEEDINGS ON THE BILL (H. R. No. 4956)
DIRECTING THE COINAGE OF THE SILVER BULLION HELD
IN THE TREASURY, AND FOR OTHER PURPOSES.

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SUMMARY OF PROCEEDINGS ON H. R. 4956.

A BILL DIRECTING THE COINAGE OF THE SILVER BULLION HELD IN THE TREASURY, AND FOR OTHER PURPOSES.

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IN THE HOUSE.

[January 8, 1894.]

Introduced by Mr. Bland and referred to the Committee on Coinage, Weights, and Measures.

[February 7, 1894.]

Mr. Bland. Mr. Speaker, I desire to present a privileged report. I am instructed by the Committee on Coinage, Weights, and Measures to report to the House the bill which I send to the desk, with the recommendation that it do pass; and I move that the House now resolve itself into Committee of the Whole on the state of the Union for its consideration.

The SPEAKER. The Clerk will report the bill.

The Clerk read as follows:

A BILL (H. R. 4956) directing the coinage of the silver bullion held in the Treasury, and for other purposes.

Be it enacted, etc., That the Secretary of the Treasury shall immediately issue silver certificates of the same denominations and monetary functions as is now provided by law for silver certificates, in the amount equal to the seigniorage of the silver bullion purchased under the provisions of the act of July 14, 1890, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," to wit: The sum of \$55,156,681. That such silver certificates shall be immediately available for the payment of the current expenditures of the Government, and all laws relating to silver certificates, as far as practicable, shall be applicable to the silver certificates herein authorized. That said seigniorage shall be coined as fast as possible into legal-tender standard silver dollars and the coins held in the Treasury for the redemption of the silver certificates.

SEC. 2. That the remainder of the silver bullion purchased in pursuance of said act of July 14, 1890, shall be coined into legal-tender standard silver dollars as fast as is practicable, and the coin held in the Treasury for the redemption of the Treasury

notes issued in the purchase of said bullion. That as fast as the bullion shall be coined for the redemption of said notes, the notes shall not be reissued, but shall be canceled and destroyed in amounts equal to the coin held at any time in the Treesury, and silver certificates may be issued on such coin in the manner now provided by law.

SEC. 3. That a sufficient sum of money is hereby appropriated to carry into effect

the provisions of this act.

[February 8, 1894.]

The House resolved itself into Committee of the Whole, Mr. Hatch in the chair.
The CHAIRMAN. The House is in Committee of the Whole on the state of the
Union, for the purpose of considering the bill which the Clerk will read.
The Clerk read as follows:

A BILL (H. R. 4956) directing the coinage of the silver bullion held in the Treasury, and for other purposes.

Be it enacted, etc., That the Secretary of the Treasury shall immediately issue silver certificates, of the same denominations and monetary functions as is now provided by law for silver certificates, in the amount equal to the seigniorage of the silver bullion purchased under the provisions of the act of July 14, 1890, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," to wit, the sum of \$55, 156,681. That such silver certificates shall be immediately available for the payment of the current expenditures of the Government, and all laws relating to silver certificates, as far as practicable, shall be applicable to the silver certificates herein authorized. That said seigniorage shall be coined as fast as possible into legal-tender standard silver dollars and the coins held in the Treasury for the redemption of the silver certificates.

SEC. 2. That the remainder of the silver bullion purchased in pursuance of said act of July 14, 1890, shall be coined into legal-tender standard silver dollars as fast as is practicable, and the coin held in the Treasury for the redemption of the Treasury notes issued in the purchase of said bullion. That as fast as the bullion shall be coined for the redemption of said notes, the notes shall not be reissued, but shall be canceled and destroyed in amounts equal to the coin held at any time in the Treasury, and silver certificates may be issued on such coin in the manner now provided

by law.

SEC. 3. That a sufficient sum of money is hereby appropriated to carry into effect the provisions of this act.

[February 12, 1894.]

The SPEAKER. The gentleman from Missouri [Mr. Bland] asks to have read and printed in the Record a proposed amendment to the coinage bill.

The proposed amendment was read, as follows:

"That the Secretary of the Treasury shall immediately cause to be coined as fast as practicable the silver bullion held in the Treasury, purchased under the act of July 14, 1890, entitled 'An act directing the purchase of silver bullion and the issuing of Treasury notes thereon, and for other purposes,' to the amount of the gain or seigniorage of such bullion, to wit: The sum of \$55,156,681 of such coin or the silver certificates issued thereon shall be used in the payment of public expenditures, and the Secretary of the Treasury may, in his discretion, if the needs of the Treasury demand it, issue silver certificates in excess of such coinage: Provided, That said excess shall not exceed the amount of the seigniorage as herein authorized to be coined."

[February 14, 1894.]

Mr. Bowers, of California, submitted as a portion of his remarks the following amendment:

"SEC. 4. That all first, second, and third class post-offices are hereby designated as postal savings bank offices, at which lawful money of the United States may be

deposited as hereafter provided.

SEC. 5. That any person of the age of 12 years or over may deposit at such offices any sum of lawful money of the United States, not less than \$5 nor more than \$200 on the same day: Provided, That no fractions of a dollar shall be received for deposit, nor shall any depositor have standing to his credit more than \$1,000, exclusive of interest, within the year following his first deposit, nor more than \$2,000, exclusive of interest, to his credit at any time thereafter, nor shall any sum in excess of \$2,000 be received for deposit from one person in any year.

"SEC. 6. That upon the receipt of any deposit at such an office the postmaster

"SEC. 6. That upon the receipt of any deposit at such an office the postmaster shall deliver to the depositor a postal savings bank pass book, in which he shall enter the amount of the deposit and certify it by his official stamp, and in which book succeeding deposits shall be entered and certified in like manner.

"SEC. 7. That any depositor wishing to withdraw all or any part of his deposits may apply to the postmaster, who shall furnish him with a blank form of application for withdrawal, which, when properly filled out and signed, the postmaster shall forward to the Postmaster-General at Washington, who, upon its receipt, shall draw a check upon the Treasury for the amount, and forward the same to the depositor, under cover to the postmaster who forwarded the application, and by him shall he under cover to the postmaster who forwarded the application, and by him shall be delivered to the depositor.

"SEC. 8. That every depositor shall forward his deposit pass book to the Postmaster-General in an envelope, which will be furnished him at the postoffice, once in each year, namely, on the anniversary of the first deposit made, for examination

and entry of amount of interest found due.

"SEC. 9. That interest at the rate of 3 per cent per annum shall be computed, allowed, and entered in the pass book to the credit of the depositor once in each year, upon the average amount on deposit for the year preceding: Provided, That if in any case, it shall be found that the total sum of interest for the year be less than half a dollar, then no interest shall be allowed or entered upon the pass book; but if the interest shall be found to be more than half a dollar and less than \$1, then the interest due shall be entered on the pass book as \$1, and in no case shall fractions of a dollar be entered upon pass books or books of account of the postal savings bank department, it being the intent of this act that a dollar shall be the unit of all accounts of the postal savings bank department.

"Sec. 10. That no sum of money deposited under this act shall, while in the hands of any postmaster, or while in the course of transmission to or from the Postmaster-General, at any time be liable to demand, seizure, or detention under any legal pro-

cess against the depositor thereof.

"SEC. 11. That the postmasters and other officers of the Post-office engaged in the receipt or payment of deposit shall not disclose the name of any depositor, or the amount deposited or withdrawn, except to the Postmaster-General, or to such of his officers as are appointed to assist in carrying into operation the provisions of this

act.
"SEC. 12. That all moneys received for deposit under this act shall be forwarded."

Year depository as he may direct, as to the Postmaster-General, or to such United States depository as he may direct, as often as once each week, and daily from such offices as he may designate; and all moneys so forwarded shall be paid into the Treasury and shall be credited to an account to be called "the post-office savings bank" account, and all sums with-

drawn on account of depositors shall be charged to such account.

"SEC. 13. That postmasters of postal savings bank offices shall make daily reports to the Postmaster-General of all sums received by them for deposit, giving particulars of each deposit on blanks to be furnished them, and upon receipt of such reports the Postmaster-General shall transmit to the depositor, under cover to the postmaster making the report, an acknowledgment of such deposit. Such acknowledgment shall be conclusive evidence of the claim of the depositor to the repayment of the deposit on demand, with any interest that may have been allowed and entered, and until such acknowledgment is received the entry by the proper officer in the depositor's pass book shall be conclusive evidence of the title as respects the deposits

"Sec. 14. That the Postmaster-General may, with the advice and approval of the Secretary of the Treasury, designate such United States depositories as may be convenient for the postal savings bank offices and for the Treasury, where deposits

authorized by this act may be made by postmasters.

"Sec. 15. That any depositor having had standing to his credit for six months the sum of \$100 dollars or more may make application to the Postmaster-General that United States bonds be issued to him in lieu of such deposit; thereupon, the amount specified by the applicant being \$100, or a multiple thereof, shall be transferred to the general fund of the Treasury, and bonds of the denomination of \$100 each shall be issued to the depositor in lieu thereof, one bond for each \$100 transferred. such bonds shall be of the denomination of \$100; shall be due and payable twenty years after date; shall be dated July or January 1 of the year issued, and shall bear interest at the rate of 4 per cent per annum, which interest shall become due and payable on the 30th day of June of each year; and such bonds shall be known as United States postal savings bonds, and the words 'United States postal savings bonds' shall be printed upon the face of each of said bonds.

"SEC. 16. That the Postmaster-General may, in his discretion, require an additional bond of any postmaster of a postal savings bank office, provided such bond

shall not be excessive or unreasonable in amount.

"SEC. 17. That the Postmaster-General with the consent and approval of the Secretary of the Treasury, shall make the necessary regulations and prepare the necessary instructions for carrying this act into effect, including regulations regarding the deposite and withdrawal of deposits by minors and trustees, and the final disposition of deposits of deceased persons, and such regulations and instructions shall be binding on all persons to the same extent as if such regulations formed part of this act, and the Postmaster-General may, with the approval of the Secretary of the Treasury, change such regulations from time to time as may be found necessary to secure the best administration of this act; and the Postmaster-General shall transmit to Congress on the first day of each sessions copy of all regulations made and in force and of all changes made subsequent to his last report, and the reasons for such changes.

"SEC. 18. That the Postmaster-General shall cause to be prepared and printed all necessary books and blanks required to carry this act into effect, and the Secretary

of the Treasury shall cause to be prepared the required bonds.

"SEC. 19. That the Postmaster-General shall, as soon as practicable after the end of each month, make a report to the Secretary of the Treasury of all moneys received and paid during the preceding month, and the total amount of deposits at the end of each month, and such report shall be published by the Secretary as soon after the close of the month as is practicable. The Postmaster-General shall make an annual report of the total amount of deposits received and paid, and the total amount due depositors for each year ending June 30; also, of all expenses incurred and such other particulars and recommendations as he shall deem necessary. Such annual report shall be transmitted to Congress upon the first day of each regular session.

"SEC. 20. That the Postmaster-General is hereby authorized to appoint a superin-

tendent of the postal savings bank department, who shall be paid a salary not exceeding \$5,000 per year, and who, under the Postmaster-General's direction, shall have charge of the postal savings bank business, and the Postmaster-General shall appoint such number of clerks for said department as may be found necessary to

execute this law.

"SEC. 21. That this amendment shall take effect and be in force on and after the 1st day of July, 1894."

Mr. Bland. I ask unanimous consent that the pending coinage bill, with the proposed amendments, be printed in the Record, and also in bill form.

There was no objection. The bill, as originally reported, is as follows:

A BILL (H. R, 4966) directing the coinage of the silver bullion held in the Tressury, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of Amertoa in Congress assembled, That the Secretary of the Treasury shall immediately issue silver certificates of the same denominations and monetary functions as is now provided by law for silver certificates, in the amount equal to the seigniorage of the silver bullion purchased under the provisions of the act of July 14, 1890, entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," to wit, the sum of \$55,156,681. That such silver certificates shall be immediately available for the payment of the current expenditures of the Government and all laws relating to silver certificates, as far as practicable, shall be applicable to the silver certificates herein authorized. The said seigniorage shall be coined as fast as possible into legal-tender standard silver dollars and the coins held in the Treasury for the redemption of the silver certificates.

SEC. 2. That the remainder of the silver bullion purchased in pursuance of said act of July 14, 1890, shall be coined into legal-tender standard silver dollars as fast as is practicable, and the coin held in the Treasury for the redemption of the Treasury notes issued in the purchase of said bullion. That as fast as the bullion shall be coined for the redemption of said notes, the notes shall not be reissued, but shall be canceled and destroyed in amounts equal to the coin held at any time in the Treasury, and silver certificates may be issued on such coin in the manner now provided

SEC. 3. That a sufficient sum of money is hereby appropriated to carry into effect the provisions of this act.

The proposed amendments are as follows:

By Mr. Bland. Amend by striking out the first section, and inserting the follow-

ing in lieu thereof:
"That the Secretary of the Treasury shall immediately cause to be coined as fast as practicable the silver bullion held in the Treasury, purchased under the act of July 14, 1890, entitled 'An act directing the purchase of silver bullion and the issuing of Treasury notes thereon, and for other purposes,' to the amount of the gain or seigniorage of such bullion, to wit, the sum of \$55,156,681 and such coin or the silver certificates issued thereon shall be used in the payment of public expenditures, and the Secretary of the Treasury may, in his discretion, if the needs of the Treasury demand it, issue silver certificates in excess of such coinage: Provided, That said excess shall not exceed the amount of the seigniorage as herein authorized to be coined."

By Mr. BLAND. On page 2, in section 2, line 9, after the word "Treasury," insert

the words "derived from the coinage herein provided for."

[February 28, 1894.]

The SPEAKER. The gentleman from Ohio submits a report from the Committee on Rules. The gentleman from New York [Mr. Tracey] enters a motion to reconsider the vote by which the previous question was ordered. The Clerk will report the resolution of the Committee on Rules.

The Clerk read as follows:

"Resolved, That immediately after the adoption of this resolution the Committee of the Whole House on the state of the Union be discharged from the further consideration of H. R. 4956; that the House shall then proceed to consider the same; that after two hours' consideration therein the previous question shall be considered ordered on the pending amendments, if there be any, and the bill to its final passage. That without other motions the vote shall then be taken on the pending amendments, if there be any, on the engressment and third reading, on a motion to recommit with or without instructions, should such motion be made, on the final passage of the bill, and on a motion to reconsider and lay on the table."

Mr. OUTHWAITE. On that I demand the previous question.

The question was taken on ordering the previous question, and the Speaker announced that the ayes seemed to have it.

Mr. REED. Division.

The House divided; and there were—ayes 135, noes 3. Mr. REED and Mr. WILLIAM A. STONE. No quorum.

Mr. OUTHWAITE and Mr. BLAND. The yeas and nays, Mr. Speaker.

The yeas and nays were ordered. The Clerk proceeded to call the roll.

The question was taken; and there were—yeas 170, nays 10, not voting 173; as follows:

YEAS-170. Jones, Kem,

Kilgore Kribbe,

Latimer,

Layton,

Kyle, Lane

Abbott, Alexander. Allen Arnold. Bailey, Baker, Kans. Baldwin, Bankhead. Barnes, Barwig, Bell, Colo. Bell, Tex. Berry, Black, Ga black, Ill. Bland Boatner. Boen, Bowers, Cal. Branch Breckinridge, Ark. Bretz, Broderick Brookshire, Brown, Bryan, Bunn, Bynum Cabaniss, Cannon, Cal. Caruth, Catchings, Clark, Mo. Cobb, Ala. Cockrell. Coffeen, Compton,

Conn, Cooper, Fla.

Cooper, Ind. Cooper, Tex.

Cornish, Cox, Crawford. Culberson Cummings, Davey, Davis, De Armond, Denson. Dinamore, Dockery, Donovan, Ellis, Ky. Enloe. Epes, Erdman, Fielder, Fithian. Forman Function. Fyan, Geary, Goldzier Goodnight. Gorman, Grady, Greeham, Griffin, Haines Hall, Mo. Hammond. Hare. Hartman. Hatch, Heard Henderson, N. C. Holman, Hooker, Miss. Hudson, Hunter,

Hutchinson Johnson, Ohio

Lester, Lisle, Livingston. Lucas Lynch, Maddox. Mallory, Marshall Martin, Ind. McCreary, Ky. McCullough, McDannold, McDearmon McEttrick, McGann, McKaig. McKeighan, McMillin, McNagny, MeRa Meredith. Money, Montgomery, Morgan, Moses. Mutchler, Neill. Newlands. Outhwaite. Paschal, Patterson. Paynter,

Pearson,

Pendleton, Tex.

Pence,

Reilly, Richards, Richardson, Mich. Richardson, Tenn. Ritchie Robbins, Rusk, Russell, Ga. Sayers, Shell. Sibley, Simpson, Snodgrass, Somers, Springer, Stallings, Stockdale Stone, Ky. Strait Swanson Talbert, S. C. Talbott, Md. Tate, Taylor, Ind. Terry, Tucker, Turner, Ga. Turner, Va. Turner, va.
Turpin,
Weadock,
Wells,
Wheeler, Ala.
Whiting,
Williams, Ill. Williams, Miss. Woodard. The Speaker.

Pendleton, W. Va.

Pickler,

Price,

NAY8-10.

Causdy, Dunn, Meyer, Ryen.
Clancy, Magner, Page,
De Forest, Mo Aleer, Pigett,

NOT VOTING-173. Dingley, Dolliver, Adams, Ky. Adams, Pa. Johnson, Ind. Johnson, N. Dak. Scrant Settle, Shaw, Aiken, Aldrich Doolittle. Joy, Kiefer, Draper, Dunphy, Edmunds Apaley, Avery, Beboock, Baker, N. H. Bartholdt, Lacy Sickles. Lapham. Sipe, Smith Ellis, Oreg. Lawson. English, Lefever. Sperry, Stephensor Everett Linton, Stevens, Stone, C. W. Stone, W. A. Bertlett. Fletcher. Lockwood. Belden. Funk. Loud, Loudenslager, Beltshoover, Gardner, Maguire, Mahon, Marsh, Marvin, N. Y. Bingham, Blair, Blanchard, Gear, Stores Straus Geissenhainer, Gillett, N. Y. Strong Boutelle, Bower, N. C. Taranev. Marvin, N. 1.
McCall,
McCleary, Minn.
McDowell,
McLaurin,
McLaurin, Tawney, Taylor, Tenn. Graham. Brattan. Grosvenor. Breckinridge, Ky. Grout. Thomas, Brickner, Hager, Tracy, Tyler, Brosing Hall, Minn. Mercer, Milliken Updegraff, Van Voorhis, N. Y. Van Voorhis, Ohio. Wadsworth, Bundy, Burnes, Harmer, Moon. Burrows, Harria. Morse, Murray, Northway, Harter Cadmus, Caldwell Walker. Haugen. Wanger, Hayes, Heiner. Campbel Oaton, O'Neil, Warner Cannon IIL Capehart, Chickering, Henderson, Ill. Washington. Henderson, Iowa Payne Waugh, Childs, Wever, Wheeler, Ill. Hendrix. Perkins, Phillips, Clarke, Ala. Cobb, Mo. Hepburn White, Wilson, Ohio Wilson, Wash. Wilson, W. Va. Hermann, Post, Powers, Cochran Hicks, Quigg, Randall, Cogswell Hillborn, Coombs, Coombs, ~~ Wis. Hines, Hitt, Hooker, N. Y. Hopkins, Ill. Hopkins, Pa. Ray, Rayner, Reed, Wise. Wolverton, Consins, Woomer, Wright, Mass. Wright, Pa. Covert, Reyburn, Robertson, La. Crain, Curtis, Kans. Houk, Hulick Curtis, N. Y. Dalzell. Robinson, Pa. Russell, Conn. Hull, Daniels, Tkirt Schermerhorn,

So the previous question was ordered.

[March 1, 1894.]

The SPEAKER. Yesterday the previous question was ordered upon a resolution from the Committee on Rules; and on the adoption of the resolution the yeas and nays were ordered. The question is now upon the adoption of that resolution, which the Clerk will report.

The Clerk read as follows:

"Resolved, That immediately after the adoption of this resolution the Committee of the Whole House on the state of the Union be discharged from the further consideration of H. R. 4956; that the House shall then proceed to consider the same; that after two hours' consideration therein the previous question shall be considered ordered on the pending amendments, if there be any, and the bill to its final passage. That without other motions the vote shall then be taken on the pending amendments, if there be any, on the engressment and third reading, on a motion to recommit with or without instructions, should such motion be made, on the final passage of the bill, and on a motion to reconsider and lay on the table."

The Speaker. The question will now be taken on agreeing to the resolution reported by the Committee on Rules. The House will please be in order, so that members may hear their names called and that the Clerk may hear the responses.

The question was taken; and there were—yeas 166, navs 13, not voting 174, as fol-

YEAS-166.

Abbott, Alderson Alexander. Allen Arnold. Bailey, Baker, Kana Baldwin. Bankhead Barnes. Barwig, Bell, Colo. Bell, Tex. Berry, Black, Ga. Black, 111. Rland Rostner Boen, Branch, Breckinridge, Ark. Breckinridge, Kv. Brickner Broderick Brookshire, Brown, Bryan, Runn. Bynum, Cabaniss Caminetti Cannon, Cal. Caruth. Carum. Catchings, Clancy, Clark, Mo. Cobb, Ala. Cockrell,

Cooper, Fla Cooper. Ind. Cooper. Tex. Cornish Cox, Crawford. Culberson. Cummings. Davey, Davis, De Armond. Denson. Dinamore. Dockery, Donovan. Durborow, Edmunds, Ellie, Ky. Enloc. Epes, Erdman, Fithian. Forman. Funston. Fyan, Geary, Goldzier Goodnight Gorman. Grady, Gresham Griffin, Hall, Mo. Hammond. Hare, Hartman. Hatch, Heard, Henderson, N. C. Hooker, Miss.

Hunter. Hutcheson Johnson, Ohio Jones. Kem. Kribbs. Kyle. Lane, Latimer. Layton. Lester, Lisle. Livingston. Lynch, Maddox, Magner, Mallory, Marshall Martin, Ind, McCreary, Ky. McCulloch, McDannold, McDearmon, McEttrick, McKaig, McMillin, McNagny, McRae, Meredith. Money, Montgomery, Morgan, Moses, Neill, Newlands, Outhwaite. Peachal Patterson. Paynter, Pearson, Pence, Pendleton, Tex. Price, Reilly, Richards, Richardson, Mich. Richardson, Tenn. Ritchie. Robbins Russell, Ga. Sayers, Settle. Shell. Sibley Simpson, Snodgrass, Somers. Springer, Stallings, Stockdale, Stone, Ky. Strait, Swanson, Sweet, Talbert, S. C. Talbott, Md. Tate, Taylor, Ind. Terry, Tucker Turner, Ga. Turner, Va. Tyler, Weadock Wells, Wheeler, Ala. Whiting, Williams, Ill. Williams, Miss. Wise, Woodard The Speaker.

Beltzhoover, Bowers, Cal. Causey, Dunn.

Coffeen.

Conn.

Compton.

Everett. Kilgore, McAleer, Meyer,

Hudson,

NAYS-13. Mutchler, O'Neil, Page, Pigott,

Ryan.

Adams, Ky. Aitken Aldrich. A paley, Avery, Babcock Baker, N. H. Bartholdt, Bartlett Belden. Bingham, Blair, Blanchard, Boutelle, Bower, N. C. Brattan,

Brosius, Bundy. Burnes, Burrows, Cadmus, Campbell Cannon, Ill. Capehart, Chickering Childs, Clarke, Al Cobb, Mo. Cockran Cogswell, Coombs, Cooper, Wis. Cousins. Covert, Crain, Curtis, Kans. Curtis, N. Y. Dalzell, Daniela De Forest, Dingley, Dolliver, Doolittle Draper, Dunphy, Ellis, Oreg. English, Fielder, Fletcher. Funk, Gardner, Gear, Geissenhainer, Gillet, N. Y. Gillett, Mass. Graham. Grosvenor. Grout. Hager. Hainer, Haines, Hall, Minn. Harmer,

Harris,

Harter,

Haugen,

NOT VOTING-174. Hayes, Heiner, Henderson, Ill. Henderson, Iowa. Hendrix. Hepburn Hermann, Hicks, Hilborn, Hines, Hitt Hooker, N. Y. Hopkins, Ill. Hopkins, Pa. Houk Hulick Hull, Johnson, Ind. Johnson, N. Dak. Joy. Kiefer. Lacey, Lapham. Lawson Lefever. Linton, Lockwood, Loud, Loudenslager. Lucas, Maguire, Mahon,

Marsh,

Marvin, N. Y. McCall, McCleary, Minn. McDowell, McGann, McKeighan, McLaurin, Meiklejohn. Mercer, Milliken Moon, Morse Murray. Northway, Oates. Payne, Pendleton, W. Va. Perkins, Phillips. Pickler. Post, Powers. Quigg, Randall. Ray, Rayner, Reed, Reyburn, Rebertson, La. Robinson, Pa. Rusk, Russell, Conn. Schermerhorn, Scranton,

Shaw. Storer. Sherman. Straus Strong Sickles Sipe. Tarsney. Tawney, Taylor, Tenn. Smith. Sperry, Thomas Stephenson. Tracey, Stovens, Stone, C. W. Turpin, Updegraff, Stone, W. A.

Van Voorhis, N. Y. Van Voorhis, Ohio Wadsworth, Walker, Wanger, Warner, Washington, Waugh, Wever, Wheeler, Ill.

White, Wilson, Ohio Wilson, Wash. Wilson, W. Va. Wolverton, Woomer, Wright, Mass. Wright, Pa.

At the conclusion of the second call,

The SPEAKER said: The Clerk will call my name.

The Clerk called the name of the Speaker, and the Speaker voted "aye."

The SPEAKER. On this question the ayes are 166, and the noes 13. The resolution is agreed to. [Applause.] The Clerk will report the pending bill under the special order.

The Clerk read as follows:

"Be it enacted, etc., That the Secretary of the Treasury shall immediately issue silver certificates of the same denominations and monetary functions as is now provided by law for silver certificates, in the amount equal to the seigniorage of the silver bullion purchased under the provisions of the act of July 14, 1890, entitled 'An act directing the purchase of silver pullion and the issue of Treasury notes thereon, and for other purposes,' to wit, the sum of \$55,156,681. That such silver certificates shall be immediately available for the payment of the current expenditures of the Government; and all laws relating to silver certificates, as far as practicable, shall be applicable to the silver certificates herein authorized. That said seigniorage shall be coined as fast as possible into legal-tender standard silver dollars and the coins held in the Treasury for the redemption of the silver certificates.

"SEC. 2. That the remainder of the silver bullion purchased in pursuance of said

act of July 14, 1890, shall be coined into legal-tender standard silver dollars as fast as is practicable, and the coin held in the Treasury for the redemption of the Treasury notes issued in the purchase of said bullion. That as fast as the bullion shall be coined for the redemption of said notes, the notes shall not be reissued but shall be canceled and destroyed in amounts equal to the coin held at any time in the Treasury, and silver certificates may be issued on such coin in the manner now provided by

"SEC. 3. That a sufficient sum of money is hereby appropriated to carry into effect

the provisions of this act."

The SPEAKER. The House will please be in order. The bill is now before the House r consideration for two hours. The gentleman from Missouri [Mr. Bland] is recogfor consideration for two hours. nized to offer an amendment.

Mr. Bland. I submit the substitute for the bill which I send to the Clerk's deek.

The SPEAKER. The Clerk will report the substitute.

The Clerk read as follows:

Strike out all after the enacting clause, and insert:

"That the Secretary of the Treasury shall immediately cause to be coined as fast as possible the silver bullion held in the Treasury, purchased under the act of July 14, 1890, entitled 'An act directing the purchase of silver bullion and the issuing of Treasury notes thereon, and for other purposes,' to the amount of the gain or seigniorage of such bullion, to wit: The sum of \$55,156,681, and such coin or the silver certificates issued thereon shall be used in the payment of public expenditures, and the Secretary of the Treasury may, in his discretion, if the needs of the Treasury demand it, issue silver certificates in excess of such coinage: Provided, That said excess shall not exceed the amount of the seigniorage as herein authorized to be coined.

"SEC. 2. After the coinage provided for in the first section of this act, the remainder of the silver bullion purchased in pursuance of said act of July 14, 1890, shall be coined into legal-tender standard silver dollars as fast as possible, and the coin shall be held in the Treasury for the redemption of the Treasury notes issued in the purchase of said bullion; that as fast as the bullion shall be coined for the redemption of said notes, the notes shall not be reissued, but shall be canceled and destroyed in amounts equal to the coin held at any time in the Treasury derived from the coinage herein provided for, and silver certificates shall be issued on such coin in the manner now provided by law: Provided, That this act shall not be construed to change existing law relating to the legal-tender character or mode of redemption of the Treasury notes issued under said act of July 14, 1890. That a sufficient sum of money is hereby appropriated to carry into effect the provisions of this act."

Mr. Bland. Mr. Speaker—

Mr. BYNUM. I make the point of order that amendments to the bill are in order before the substitute,

The SPEAKER. Amendments to the bill will be voted upon before any vote is taken pon the substitute, of course. The Chair recognizes the gentleman from Ohio [Mr. upon the substitute, of course. Outhwaite] to offer an amendment.

Mr. OUTHWAITE. The amendment I offer is simply to strike out the second section

of the substituté.

Mr. CANNON, of Illinois. I desire to offer an amendment to the substitute, to strike out the second section.

The SPEAKER. That is the amendment of the gentleman from Ohio. [Mr. Outh-

waite].

Mr. CANNON, of Illinois. I understood his amendment to be to strike out the second section of the original bill.

The SPEAKER. What was the amendment of the gentleman from Ohio [Mr. Outh-

waite] ?

Mr. OUTHWAITE. I moved to strike out the second section of the substitute.

Mr. Springer. The gentleman from Illinois [Mr. Cannon] is in order to move to strike out the first section of the original bill.

The SPEAKER. That was not his motion.

Mr. OUTHWAITE. I desire to strike out the second section of the bill or the substitute, whichever is agreed to. As I understand it, I would like to have the amendment pending to the original bill if the substitute should not be adopted.

Mr. RICHARDSON, of Tennessee. I suggest to the gentleman from Ohio [Mr. Outhwaite] that the second section of the substitute is not the same as the second section

of the original bill.

Mr. OUTHWAITE. I will change my amendment. I move to strike out the second section of the original bill.

Mr. Cannon, of Illinois. Mr. Speaker-

The SPEAKER. The Chair will state the question. The gentleman from Missouri offers an amendment in the nature of a substitute which has just been read. The gentleman from Ohio [Mr. Outhwaite] offers an amendment to the original text, as the Chair understands.

Mr. OUTHWAITE. Now, Mr. Speaker, I make the same motion in regard to the sub-

stitute.

The SPEAKER. The Chair can not recognize the gentleman to make two motions, because other members ought to have an opportunity to offer amendments.

Mr. OUTHWAITE. I would like to have that amendment pending.

The SPEAKER. The gentleman has an amendment pending.

Mr. OUTHWAITE. I will adhere to my motion to strike out the second section of the substitute, and trust that some one will submit an amendment to strike out the second section.

The SPEAKER. The Chair would like to recognize some gentleman from the minority of the committee to offer an amendment, if it is desired.

Mr. Bland. The gentleman from Pennsylvania [Mr. Charles W. Stone] can offer an

Mr. Johnson, of North Dakota. I wish to offer an amendment to the substitute. The SPEAKER. There is one amendment pending, and there can be no more amendments pending to the substitute.

Mr. JOHNSON, of North Dakota. Then I offer an amendment to the original bill.

Mr. Harman. I desire to offer an amendment to the original bill.

The Speaker. The amendment of the gentleman from North Dakota will be read. The Clerk read as follows:

Add to section 1 the following:

"The Secretary of the Treasury shall afford to holders of standard silver dollars the same right and facilities as to redemption and exchange as now accorded to the holders of silver dimes, quarter dollars, and half dollars."

Mr. Bland. I make the point of order that that relates to subsidiary coinage and

is not in order in this bill. This bill provides for the coinage of standard silver dollars and the issue of certificates. That is a proposition to change the law in

regard to the subsidiary coin.

Mr. Johnson, of North Dakots. No, sir; I beg the gentleman's pardon; not at all. It simply proposes to put the holder of the silver dollar on the same footing as the holder of dimes and quarters as to redemption and exchange. It does not propose to change the law as to the subsidiary coinage, but simply gives the holder of the standard silver dollar the same right as the holder of subsidiary coin.

Mr. Branch H. Leas almost head in Committee of the Whole in consideration.

Mr. Bland. It has always been held in Committee of the Whole, in consideration of a proposition relating to the subsidiary coinage, that we could not add to it one relating to the coinage of standard silver dollars.

The SPEAKER. As at present advised, the Chair will hold that it is in order. The Chair will look further into the matter. The gentleman from New York [Mr. Straus] desires to offer an amendment.

Mr. Cannon, of Illinois. I desire to offer an amendment, if it is in order.

The SPEAKER. Of course the gentleman knows there are only a certain number of amendments that can be pending at one time, but the House can vote them out of the way, so that other amendments can be offered. The order does not at all contemplate that the House shall wait until the end of the two hours before voting upon the amendments, if the House desire to do so.

Mr. Cannon, of Illinois. Have all the amendments been offered that are in order

at this time under the rule?

The SPEAKER. The Chair will ascertain and find out. There is a substitute offered, and an amendment to the substitute, and one amendment to the original-bill. The Chair recognized the gentleman from New York [Mr. Straus] to offer an amendment, which the Clerk will report, and see whether it is in order as an amendment to the amendment.

The Clerk read as follows:

"That the Secretary of the Treasury be, and he is hereby, authorized to issue from time to time coupon and registered bonds of the United States in denominations of \$20 and multiples of that sum, payable in coin after five years from date, and bearing interest at a rate not exceeding 3 per cent per annum, payable quarterly in coin, and to sell and dispose of the same at not less than par in coin; and the proceeds of such bonds shall be paid into the Treasury and held and used for the purposes now authorized by law."

Mr. REED. That is not in order.

Mr. Bland. I make the point of order that it is not germane.

The SPEAKER. It does not seem to the Chair, after some reflection on this question—because it is only fair to say that the Chair had notice of the amendment—it does not seem to the Chair that the amendment is germane. The pending proposition is a proposition to coin the seigniorage in the Treasury and also the fund of bullion that is contained therein belonging to the United States.

This proposition to deal with a bond issue the Chair does not believe is germane either to the amendment or to the text of the original bill. Therefore, the Chair must sustain the point of order against the amendment. The Chair now recognizes the gentleman from Illinois [Mr. Cannon] to offer an amendment to the amend-

ment.

The SPEAKER. The gentleman from Illinois [Mr. Cannon] offers an amendment, as the Chair understands, to the amendment of the gentlemen from North Dakota. It will be read.

The Clerk read as follows:

"That any owner of silver bullion may deposit the same at any coinage mint or at any assay office in the United States that the Secretay of the Treasury may designate, and receive therefor Treasury notes hereinafter provided for, equal at the date of deposit to the net value of such silver, at the market price, such price to be determined by the Secretary of the Treasury under rules and regulations prescribed, based upon the price current in the leading silver markets of the world.

"Sec. 2. That the Secretary of the Treasury shall cause to be prepared Treasury notes in such amounts as may be required for the purpose of the above section, and in such form and denomination as he may prescribe: *Provided*, That no note shall be of a denomination less than \$1 nor more than \$1,000.

"SEC. 3. That the notes issued under this act shall be a legal tender in payment of all debts, public and private, except when otherwise expressly stipulated in the contract, and shall be receivable for customs, taxes, and all public dues, and when received into the Treasury may be reissued, and such notes, when held by any national banking association, shall be counted as part of its lawful reserve.

"SEC. 4. That the notes issued under the provisions of this act shall be redeemed upon demand at the Treasury of the United States or at the office of an assistant treasurer of the United States, by the issue of a certificate of deposit for the sum of the notes so presented, payable at one of the mints of the United States, in an amount of silver bullion equal in value, on the date of said certificate, to the number of dollars stated therein, at the market price of silver, to be determined as provided in section 1; or such notes may be redeemed in gold coin, at the option of the Government: Provided, That upon demand of the holder such notes shall be redeemed in silver dollars

"SEC. 5. That when the market price of silver, as determined by the Secretary of the Treasury, shall exceed \$1 for 371.25 grains of pure silver, it shall be the duty of the Secretary of the Treasury to refuse to receive deposits of silver bullion for the purposes of this act: *Provided*, That when the market price of silver, as determined in accordance with section 1 of this act, is \$1 for 371.25 grains of pure silver, it shall be lawful for the owner of any silver bullion, the deposit of which for notes is herein provided for, to deposit the same at any coinage mint of the United States, to be

formed into standard silver dollars for his benefit as provided in the act of January 18, 1837.

"SEC. 6. That it shall be lawful for the Secretary of the Treasury, with the approval of the President of the United States, to suspend, temporarily, the receipt of silver bullion for Treasury notes at any time when he is satisfied that through combinations or speculative manipulations of the market the price of silver is arbi-

trary, nominal, or fictitious.
"SEC. 7. That the silver bullion deposited under this act, represented by Treasury notes which have been redeemed in gold coin or in silver dollars, may be coined into standard silver dollars or any other denomination of silver coin now authorized by law, for the purpose of replacing coin used in the redemption of the notes.

"SEC. 8. That any gain or seigniorage arising from the coinage which may be

executed under the provisions of this act shall be accounted for and paid into the Treasury as provided by existing law.

"Sec. 9. The silver bullion received under the provisions of this act shall be subject to the requirements of existing laws, and the regulations of the mint service, governing the methods of receipt, determining the amount of pure silver contained, and the amount of charges or deductions, if any, to be made.

"SEC. 10. That nothing in this act shall be construed to prevent the purchase,

from time to time, as may be required, of silver bullion for the subsidiary silver coin-

age, nor to affect the legal-tender quality of the standard silver dollar.

"Sec. 11. That a sum sufficient to carry out the provisions of this act is hereby

appropriated out of any money in the Treasury not otherwise ppropriated.

"SEC. 12. That this act shall take effect thirty days from and after its passage." Mr. BLAND. Mr. Speaker, it has been very difficult to hear the reading of this proposition on account of the confusion in the House, and I do not know that I get at its whole purport. But it seems to me it is hardly germane to this bill, which provides for the coinage of the silver bullion in the Treasury. This proposition of the gentleman from Illinois, so far as I can gather its purport, proposes to deposit bullion and issue certificates therefor to be redeemed in gold or silver when demanded—

Mr. Cannon, of Illinois. It gives the Government the option to redeem in gold or

in silver bullion at its then value.

A Membar. At its gold value.

Mr. Cannon, of Illinois. Yes, sir.

Mr. Bland. This bill provides for the coinage of silver now in the Treasury into standard dollars, to be paid out in redemption of outstanding notes when demanded by the holders. It does seem to me that this amendment is not germane to the measure under consideration. I shall have to make a point of order on the original amendment and on the amendment to the amendment.

The SPEAKER. The Chair is not familiar with, and has not been able to carefully consider, all of the provisions of this proposed amendment; but it is a well-established rule that if any part of an amendment is out of order, or is not germane, that fact taints the character of the whole; and the Chair thinks that in order to author-

Mr. HARTMAN. Mr. Speaker-

The SPEAKER. The Chair cannot be interrupted. It is clear to the Chair that the first proposition contained in the amendment is out of order and not germane. Whereas the pending bill proposes to deal with the silver now in the Treasury, this is a proposition to permit all holders of silver to take it to the Treasury and have it coined under a free-coinage proposition, a proposition dealing with silver which is outside of the Treasury; and therefore the Chair does not think it in order, and so holds.

Mr. Abbott. I desire to offer an amendment to the amendment of the gentleman from North Dakota [Mr. Johnson].

The SPEAKER. The gentleman will send it up.

The amendment was read as follows:

Amend the bill (H. R. 4956) by striking out all after the enacting clause and insert

the following:

"That the Secretary of the Treasury is hereby authorized and required to transfer to the several mints of the United States and cause to be coined into legal-tender standard silver dollars, and into such minor silver coins as he may deem advisable, at least 2,000,000 ounces per month of the silver bullion purchased under the provisions of the act entitled 'An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes,' approved July 14, 1890, and a sum sufficient to earry into effect the provisions of this act is hereby appropriated out of any money in the Treasury not otherwise appropriated.

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"Second. That after the passage of this act the Secretary of the Treasury is directed that whenever the Treasury coin notes issued in accordance with the provisions of , the said act of July 14, 1890, or whenever the silver certificates issued by virtue of any act of Congress authorizing the issue of such certificates on the deposit of silver dollars are presented for redemption, to redeem such notes and certificates in either gold or silver: Provided, That in case the amount of coined gold in the Treasury exceeds the amount of the coined silver the Secretary of the Treasury shall redeem such notes and certificates in gold coin, but in case the silver coin in the Treasury exceeds the amount of gold coin, such notes and certificates shall be redeemed in silver coin.

"Third. That the Secretary of the Treasury is authorized and directed to issue Treasury coin notes in amount equal to the gain or seigniorage of the silver bullion purchased under the provisions of said act of July 14, 1890, and such Treasury notes shall be immediately available for the payment of the current expenditures of the Government: Provided, That hereafter no Treasury notes of less denomination than

\$5 shall be issued.

"Fourth. That upon the deposit in the Treasury of any gold or silver coin the Secretary of the Treasury shall issue Treasury coin notes to the nominal amount of such deposit, and all laws authorizing the issue of gold and silver certificates are hereby repealed, and all laws in conflict herewith are hereby repealed."

Mr. Newlands. Mr. Speaker, I understand that under the rules of the House no further amendment can be offered until one of the pending amendments is disposed In that event I shall ask permission to introduce an amendment to the first section, as follows:

"No silver certificates, Treasury notes under the act of 1890, United States notes commonly called greenbacks, or national-bank notes shall hereafter be issued of a

denomination less than \$10."

Mr. HARTMAN. Is an amendment for the free coinage of silver now in order? I did not understand the statement of the Chair.

The SPEAKER. It is not. No other amendment is in order, because the previous question is ordered. The Clerk will first report the amendment of the gentleman from North Dakota [Mr. Johnson].

The Clerk read as follows:

Add to section 1 the following words:
"The Secretary of the Treasury shall afford to holders of standard silver dollars the same rights and facilities as to redemption and exchange as are now accorded to the holders of silver dimes, quarter dollars, and half dollars."

The SPEAKER. To this the gentleman from Texas [Mr. Abbott] offers an amendment, on which the vote will first be taken. The Clerk will now report the amend-

ment of the gentleman from Texas [Mr. Abbott].

The Clerk read as follows:

Amend the bill (H. R. 4956) by striking out all after the enacting clause and insert

the following:

"That the Secretary of the Treasury is hereby authorized and required to transfer to the several mints of the United States and cause to be coined into legal-tender standard silver dollars, and into such minor silver coins as he may deem advisable. at least 2,000,000 of ounces per month of the silver bullion purchased under the provisions of the act entitled 'An act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes,' approved July 14, 1890, and

as um sufficient to carry into effect the provisions of this act is hereby appropriated out of any money in the Treasury not otherwise appropriated.

"Second. That after the passage of this act the Secretary of the Treasury is directed that whenever the Treasury coin notes issued in accordance with the provisions of the said act of July 14, 1890, or whenever the silver certificates issued by virtue of any act of Congress authorizing the issue of such certificates on the deposit of silver dollars are presented for redemption, to redeem such notes and certificates in either gold or silver: *Provided*, That in case the amount of coined gold in the Treasury exceeds the amount of the coined silver, the Secretary of the Treasury shall redeem such notes and certificates in gold coin, but in case the silver coin in the Treasury exceeds the amount of gold coin, such notes and certificates shall be redeemed in silver coin.

"Third. That the Secretary of the Treasury is authorized and directed to issue Treasury coin notes in amount equal to the gain or seigniorage of the silver bullion purchased under the provisions of said act of July 14, 1890, and such Treasury notes shall be immediately available for the payment of the current expenditures of the Government: Provided, That hereafter no Treasury notes of less denomination than

\$5 shall be issued.

"Fourth. That upon the deposit in the Treasury of any gold or silver coin the Secretary of the Treasury shall issue Treasury coin notes to the nominal amount of such deposit, and all laws authorizing the issue of gold and silver certificates are hereby repealed, and all laws in conflict herewith are hereby repealed."

The SPEAKER. The question is on this amendment to the amendment offered by the gentleman from Texas [Mr. Abbott].

The question was taken; and the amendment to the amendment was rejected.

The SPEAKER. The question now is on the amendment of the gentleman from North Dakota [Mr. Johnson], which the Clerk will report.

The Clerk read as follows:

Add to section 1 the following words:
"The Secretary of the Treasury shall afford to holders of standard silver dollars the same rights and facilities as to redemption and exchange as are now accorded to The question was taken on the amendment of Mr. Johnson of North Dakota, and the Speaker announced that the "noes" seemed to have it.

Mr. TRACEY. Division, Mr. Speaker. I think that is a good amendment.

The House divided; and there were—ayes 71; noes 156.

Accordingly the amendment was rejected.

The Speaker. There is a substitute offered by the gentleman from Missouri [Mr. Bland]. The question is upon the amendment to that substitute offered by the gentleman from Ohio [Mr. Outhwaite]. The Clerk will first report the substitute.

The Clerk read as follows:

Strike out all after the enacting clause and insert:

"That the Secretary of the Treasury shall immediately cause to be coined as fast 1 hat the Secretary of the Treasury shall immediately cause to be comed as rast as possible the silver bullion held in the Treasury, purchased under the act of July 14, 1890, entitled 'An act directing the purchase of silver bullion and the issuing of Treasury notes thereon, and for other purposes,' to the amount of the gain or seigniorage of such bullion, to wit: The sum of \$55,156,681, and such coin or the silver certificates issued thereon shall be used in the payment of public expenditures, and the Secretary of the Treasury may, in his discretion, if the needs of the Treasury demand it focus silver extificates in excess of such coincided. That said exceeds the it, issue silver certificates in excess of such coinage: Provided, That said excess shall

not exceed the amount of the seigniorage as herein authorized to be coined."

The SPEAKER. Section 2 of the substitute, which the Clerk is now about to read, is the section which the gentleman from Ohio [Mr. Outhwaite] proposes by his amendment to strike out. He proposes to strike out the section which the Clerk will

now report.

The Clerk read as follows:

"SEC. 2. After the coinage provided for in the first section of this act, the remainder of the silver bullion purchased in pursuance of said act of July 14, 1890, shall be coined into legal-tender standard silver dollars as fast as possible, and the coin shall be held in the Treasury for the redemption of the Treasury notes issued in the purchase of said bullion; that as fast as the bullion shall be coined for the redemption of said notes the notes shall not be reissued, but shall be canceled and destroyed in amounts equal to the coin held at any time in the Treasury derived from the coinage herein provided for, and silver certificates shall be issued on such coin in the manner now provided by law: Provided, That this act shall not be construed to change existing law relating to the legal-tender character or mode of redemption of the Treasury notes issued under said act of July 14, 1890."

The SPEAKER. The gentleman from Ohio proposes as an amendment to strike that

section out.

Mr. Bland. I understand that following that is a provision providing that a

Particular sum of money be appropriated.

The SPEAKER. The amendment of the gentleman from Ohio does not reach to that.

The amendment of the gentleman from Ohio is to strike from the substitute the second section, which has just been read.

The question was taken on the amendment of Mr. Outhwaite, and the Speaker

announced that the noes seemed to have it.

Mr. OUTHWAITE. Division.

The House divided; and there were—ayes 64, noes 139.

Mr. OUTHWAITE. I should like to have the yeas and nays on that.

The yeas and nays were ordered.

The question was taken; and there were-yeas 190, nays 144, not voting 78; as follows:

> Davey, De Forest, Dingley, Dolliver, Draper. Dunn

Adams, Ky.

A peley,

Avery. Babcock. Baldwin.

Rarnes

Barwig.

Belden,

Brickner.

Brosius.

Rynnm

Cadmus

Caruth.

Campbell

Catchings.

Causey, Chickering,

Clancy, Clarke, Ala. Cobb. Mo.

Cammings, Curtis, N. Y.

Cogswell.

Compton, Coombs,

Covert.

Abbott,

Aitken,

Bland.

Boen,

Branch.

Brown,

Bryan,

Bunn,

Conn.

Cox.

Cooper, Fla. Cooper, Ind. Cooper, Tex.

Bretz.

Beltzhoover.

Berry, Blair, Breckinridge, Ark.

Breckinridge, Ky.

Dunnhy. Durborow. Erdman. Fielder, Funston. Gardner, Gear, Geissenhainer. Gillet, N. Y. Goldzier, Gorman Gresham.

Griffin, Hager, Hainer, Haine Hall, Minn. Hare Harter. Hayes, Henderson, Ill. Hitt. Hooker, N. Y. Hopkins, Ill. Hopkins, Pa. Hulick,

Crawford,

Culberson

YEAS--130. Hull, Johnson, Ind. Johnson, N. Dak. Johnson, Ohio Joy, Kie'er. Kribba Lacey, Lapham Lockwood Loudenslager, Lynch,
Magner,
McAleer,
McCall,
McCleary. Minn.

Price, Randall.

Rusk.

Shaw.

Somers. Sperry, Stevens, Stone, C. W. Stone, W. A.

Storer

Straus

Tawney, Tracey, Van Voorhis, Ohio

Walker. Warner, Wells,

Wise, Woomer, Wright, Mass.

Strong, Talbott, Md.

Wheeler, Ill. Wilson, Ohio

Sherman. Sickles.

Ray, Ritchie, Robinson, Pa.

Ryan, Schermerhorn.

McEttrick. McGann. McKaig, Moiklejohn, Mercer, Meyer, Mutchler, O'Neil, Outhwaite, Page, Patterson. Payne. Pendleton, Tex. Pendleton, W. Va.

Perkins. Phillips, Pigott,

NAYS-144.

Alderson Alexander, Allen, Arnold, Bailey, Baker, Kans. Bankhead, Bell, Colo. Bell, Tex. Black, Ga. Black, Ill. Boatner. Bowers, Cal. Broderick. Brookshire, Cabaniss Caminetti Calnon, Cal, Clark, Mo. Cobb, Ala. Cockrell, Coffeen,

Curtis, Kans. Davis, De Armond. Denson. Dinamore. Dockery. Donovan, Doolittle. Edmunds, Ellis, Kv. Ellis, Oregon, Enloe. Epes, Fithian, Forman. Fyan, Geary, Goodnight, Grady. Hall, Mo. Hammond. Hartman, Hatch, Heard. Henderson, N. C. Hepburn. Hermann. Holman, Hooker, Miss. Hudson, Hunter, Hutcheson, Jones, Kem,

Kilgore, Kyle, Lane, Latimer, Layton, Lester, Lisle. Livingston. Lucas Lucas, Maddox, Maguire, Mallory, Marshall, Marshall,
Martin, Ind.
Martin, Ind.
McCreary, Ky.
McCulloch,
McDannold,
McDearmon,
McKeighan,
McMillin,
McNagny,
McRae.
Meredith,
Money,
Montgomery. Montgomery. Morgan, Morgan, Moses, Murray, Neill, Newlands, Paschal. Paynter, Pearson. Pence, Pickler.

Post, Reilley, Richards, Richardson, Mich. Richardson, Tenn. Robbins, Russell, Ga Sayers, Settle, Shell, Sibley Simpson, Snodgrass, Springer, Stallings, Stockdale, Stone, Ky. Strait. Swanson. Talbert, S. C. Tate, Taylor, Ind. Terry, Tucker, Turner, Turner, Turpin, Tyler, Wesdock. Wheeler, Ala. Wheeler, Ala.
Whiting,
Williams, Ill.
Williams, Miss.
Wilson, Wash.
Wooodard.

NOT VOTING-78.

Adams, Pa. Aldrich. Baker, N. H. Bartholdt, Bartlett, Bingham Blanchard, Boutelle. Bower, N. C. Brattan, Bundy, Burnes Burrows.

Caldwell, Cannon, Ill. Capehart, Childs, Cockran, Cooper, Wis. Cousins, Crain. Dalzell English, Fletcher, Funk Gillett, Mans.

Grabam. Groavenor. Grout. Harmer, Harris, Haugen, Heiner, Henderson, Iowa Hendrix, Hicks. Hilborn.

Hipes

Houk.

Ikirt, Lawson, Lefever, Linton, Loud. Mahon. Marvin, N. Y. McDowell, McLaurin, Milliken. Moon, Morse, Northway,

Oates, Powers, Quigg, Rayner, Reed, Reyburn, Robertson, La. Russell, Conn. Scranton, Sipe. Smith, Stophenson, Tarney. Taylor, Tenn. Thomas, Updegraff, Van Voorhis, N. Y. Wadsworth, Wanger, Washington, Waugh. Wever, White, Wilson, W. Va. Wolverton, Wright, Pa.

Mr. OUTHWAITE. Mr. Speaker, I will ask for a recapitulation of the vote.

The vote was recapitulated.

The SPEAKER. On this question the year are 130, the nays are 144. The noes have it, and the amendment is not agreed to. [Applause on the Democratic side.] The question now is on the substitute offered by the gentleman from Missouri for the original bill.

The SPEAKER. The question is on agreeing to the substitute proposed by the

gentleman from Missouri.

The question was taken; and the Speaker announced that the ayes seemed to have it.

Mr. TRACEY. Division.

The House divided; and there were—ayes, 165; noes, 14.

Mr. TRACEY. Tellers, Mr. Speaker.

Mr. Bland. Let us have the yeas and nays.

Crawford,

Culberson,

Cummings, Curtis, Kans.

The yeas and nays were ordered.

The question was taken; and there were—yeas 172, nays 94, not voting 86; as follows:

YEAS-172.

Abbott, Aitken. Alderson Alexander, Allen Arnold, Bailey, Baker, Kans. Bankhead, Bell, Colo. Bell, Tex. Black, Ga Black, Ill. Rland Boatner. Boen, Bowers, Cal. Branch. Breckinridge, Ark. Breckinridge, Ky. Bretz, Broderick. Brookshire, Brown, Bryan, Bunn, Bynum Cabanias Caminetti Cannon, Cal. Caruth. Catchings Clark, Mo. Clarke, Ala. Cobb, Ala. Cockrell, Coffeen,

Davey, Davis. De Armond. Denson, Dinsmore. Dockery, Donovan, Doolittle, Durborow, Edmunds, Ellis, Ky. Ellis, Oreg. Enlos. Epes, Erdman, Fithian. Forman Funston, Fyan, Geary, Goodnight, Gorman, Grady, Gresham Hall, Mo. Hammond, Hare, Hartman. Hatch, Hayes, Heard, Henderson, N. C. Hermann, Holman, Hooker, Miss. Hudson,

Kem, Kilgore, Kribbe, Kyle, Lacey Lane Latimer. Layton, Lester, Lisle. Livingston, Luca Maddox, Maguire, Mallory, Mailory,
Marsh,
Marshall,
Martin, Ind.
McCreary, Ky.
McCulloch, McDannold, McDearmon. McGann. McKeighan, McMillin, McNagny, McRa Moredith, Money, Montgomery, Morgan, Moses, Murray, Neill, Newlands, Paschal, Patterson, Paynter, Pearson. Pence. Pendleton, Tex. Pendleton, W. Vs.

Price, Reilly, Richards, Richardson, Mich. Richardson, Tenn. Ritchie Robbins Rusk, Russell, Ga Sayers, Settle, Shell, Sibley, Sickles Simpson Snodgrass Springer, Stellings Stockdale. Stone, Ky. Strait. Strong. Swanson, Sweet, Talbert, S. C. Talbott, Md. Tate Taylor, Ind. Terry, Tucker, Turner, Ga. Turner, Turpin, Tyler, Weadock, Wheeler, Ala. Whiting, Williams, Ill. Williams, Miss. Wilson, Wash. Wise, Woodard.

Post.

NAYS-94.

Pickler.

Adams, Ky.
Adams, Pa.
Aldrich,
Apeley,
Babcock,
Barnes,
Barwig,
Belden,
Beltzhoover,
Berry,
Bingham,
Blair,
Boutelle,
Broeius.

Compton.

Cooper, Fla. Cooper, Ind. Cooper, Tex.

Conn,

Cox.

Burrowa,
Caldwell,
Campbell,
Chiokering,
Clancy,
Cogs well,
Coombs,
Cousins,
Curtis, N. Y.
Dingley,
Dolliver,
Drapen,
Dunnhy,

Hunter, Hutcheson,

Jones,

Fletcher,
Funk,
Gear,
Geissenhainer,
Gillet, N. Y.
Goldzier,
Griffin,
Haines,
Harmer,
Harter,
Henderson, Ill.
Hitt,
Hooker, N. Y.

Hopkins, Pa.
Hulick,
Hull,
Johnson, Ind.
Johnson, N. Dak.
Johnson, Ohio.
Klefer,
Lapham,
Lookwood,
Loudenslager,
Lynch,
Magner,
Mahon,
MoAleer,

Digitized by Google

CoCall McEttrick. McKaig, Meikleichn Mercer. Meyer, Mutchler, O'Neil, Outhwaite. Page,

Perkina Philipe, Pigott, Randall Ray, Robinson, Pa Schermerhorn Scranton. Shaw, Sherman

Storer, Tawney, Thomas Updegraff, Van Voorhis, Ohio. Wadsworth, Walker.

Wanger Waugh, Walls, Wever, Wheeler, Ill. Wilson, Ohio. Wright, Mass.

NOT VOTING-86.

Avery, Baker, N. H. Baldwin. Bartholdt Bartlett. Blanchard Bower, N. C. Brattan, Brickner. Bundy, Rurnes Cadmus Cannon. Ill. Capehart Causey, Childa, Cobb, Mo. Cornish, Covert,

Crain.

Dalsell Daniels. De Forest, English, Everett, Fielder, Gardner Gillett. Mass. Graham Grosvenor Gront Hager, Hainer Hall, Minn. Harrie. Haugen, Heiner. Henderson, Iowa Hendrix, Hepburn, Hicks, Hilborn.

Hine Heak Ikirt. Joy, Lawson Lefever, Linton. Lond. Marvin, N. Y. McCleary, Minn. McDowell, McLaurin, Milliken, Moon, More Northway. Oates.

Reyburn, Robertson, L Russell, Conn. Byan, Sipe, Smith, Sperry, Strana Tarsney, Taylor, Tenn. Tracey, Van Voerhis, N. Y. Warner, Washington. White, Wilson, W. Va. Wolverton, Wright, Pa.

So the substitute was agreed to.

The SPEAKER. The question now is on the engrossment and third reading of the amended bill.

Payne,

Powers, Quigg, Rayner, Beed,

The bill was ordered to be engrossed and read a third time; and it was accordingly engrossed and read the third time.

Mr. Tracey. Mr. Speaker, I move that the bill be recommitted to the Committee on

Coinage, Weights, and Measures without instructions.

The question was taken on the motion of Mr. Tracey, and the Speaker declared that the "noes" seemed to have it.

Mr. TRACEY. I ask for a division.

The House divided; and there were—ayes 72, noes 160.

Mr. Tracev. I ask for the yeas and nays.

The yeas and nays were ordered, 72 members voting in favor thereof.

The question was taken; and there were—yeas 132, nays 168, not voting 52; as follows: YEAS-132.

Adams, Ky. Adams, Pa. Aldrich, Apsley, Avery, Baker, N. H. Baldwin, Barnes, Barwig. Belden, Beltzhoover. Bingham, Blair, Boutelle. Brickner. Brosius, Burrows Cadmus, Caldwell Campbell Cannon, III. Causey, Chickering, Clancy, Cobb, Mo. Coombs, Coombs, Wis. Cogswell Cooper, Cornisb, Cousins, Covert, Curtis, N. Y.

Davey, De Forest, Dingley, Dolliver. Draper, Dunn, Danphy, Erdman, Everett Fielder. Fletcher. Funk, Gardner. Gear, Geissenhainer, Gillet, N. Y. Goldzier. Griffin, Grout Hager, Hainer, Haines, Hall, Minn, Harmer, Harter, Haugen, Hayes, Heiner. Henderson, III. Hitt, Hooker, N. Y. Hopkins, Ill. Hopkins, Pa.

Hulick, Hull, Johnson, Ind. Johnson, N. Dak. Joy, Kiefer, Lapham, Lockwood Loudenslager, Lynch, Magner, Mahon, McAleer, McCall, McCleary, Minn. McEttrick. Meiklejohn, Mercer, Meyer, Mutchler, O'Neil Outhwaite. Page, Payne, Perkins, Phillips. Pigott, Quigg.

Ray, Reed

Reyburn, Robinson, Pa.

Rusk. Ryan, Schermerhorn Scranton. Shaw. Sherman. Sickles, Somers. Sperry, Stephenson Stevens, Stone, C. W. Storer, Straus, Strong Tawney, Thomas Tracey, Updegraff, Van Voorhis, Ohio Wadsworth, Walker, Wanger, Warder, Waugh, Wells, Wever, Wheeler, III. White, Wilson, Ohio Wright, Mass

NAVS-169.

Abbott, Cooper, Tex. Cox, Crawford, Alderson Alexander Culberson. Allen, Cummings, Curtis, Kans. Arnold. Bailey, Baker, Kans. Davis, De Armond Bankhead. Denson, Dinsmore Bell, Colo. Bell. Tex. Dockery, Berry, Black, Ga Black, Ill. Bland, Donovan. Doolittle. Durborow Edmunds, Ellis, Ky. Ellis, Oreg. Boatner Boen, Bowers, Cal. Enloe, Branch, Epes, Fithian, Breckinridge, Ark. Breckinridge, Ky. Forman, Bretz, Broderick Funston, Fyan, Brookshire. Geary, Goodnight Brown, Gorman, Bryan, Grady, Greeham, Hall, Mo. Bunn, Bynum, Cabaniss, Caminetti Hammond. Cannon, Cal. Hare, Hartman Caruth, Cardin, Catchings, Clark, Mo. Clarke, Ala. Cobb, Ala. Cockrell, Hatch, Heard. Henderson, N. C. Hepburn, Hermann, Coffeen. Holman, Hooker, Miss.

Johnson, Ohio Jones. Kem. Kilgore. Kribbs. Kyle, Lacey, Lane, Latimer, Layton, Lester, Lisle. Livingston. Lucas Maddox. Maguire, Mallory, Marsh, Marshall Martin, Ind McCreary, Ky. McCulloch, McDannold, McDearmon, McGann. McKaig, McKeighan, McMillin, McNagny, McRae, Meredith. Money, Montgomery,

Pendleton, Tex. Pendleton, W. Vs. Pickler, Post, Reilly, Richards, Richardson, Mich. Richardson, Tenn. Ritchie, Robbins, Russell, Ga. Savers, Settle, Shell. Sibley, Simpson, Snodgrass, Springer, Stallings, Stockdale. Stone, Ky. Strait, Swanson Sweet, Talbert, S. C. Talbott, Md. Tate, Taylor, Ind. Terry, Tucker. Turner, Ga. Turner, Turpin, Tyler, Weadock, Wheeler, Ala Whiting, Williams, III. Williams, Miss. Wilson, Wash. Wise, Woodard.

NOT VOTING-

Babcock Bartholdt, Bartlett. Blanchard, Bower, N. C. Brattan, Bondy, Burnes Capehart Childs. Cockran. Crain, Dalsell

Compton

Cooper, Fla

Cooper, Ind.

Conn,

English, Gillett, Mass. Graham, Grosvenor Harris, Henderson, Iowa Hendricks, Hicks. Hilborn. Hines, Houk. Īkirt, Lawson,

Hudson,

Hunter.

Hutcheson,

Lefever, Linton, Loud. Marvin, N. Y. McDowell, McLaurin, Milliken, Moon, Morse, Murray, Northway, Oates,

Morgan,

Newlands,

Paschal.

Paynter,

Pence.

Patterson.

Moses, Neill.

Price, Rayner, Robertson, La. Russell, Conn. Sipe, Smith. Tarsney, Taylor, Tenn. Van Voorhis, N. Y. Washington, Wilson, W. Va. Wolverton Wright, Pa.

So the motion to recommit was rejected.

The question then recurring on the passage of the bill, there were on a division (called for by Mr. Compton)—ayes 154, noes 34.

Mr. TRACEY. I call for the yeas and nays.

Powers.

The yeas and nays were ordered.

The question was taken; and there were—yeas 168, nays 129, not voting 56; as follows:

Abbott, Aitken, Alderson Alexander, Arnold. Bailey, Baker, Kans. Bankhead Bell, Colo. Bell, Tex, Berry, Black, Ga. Black, III. Bland, Boatner, Boen, Bowers, Cal. Branch,

Breckinridge, Ark Breckinridge, Ky. Bretz, Broderick. Brookshire, Brown, Bryan, Bunn. Bynum, Cabaniss Caminetti Cannon, Cal. Caruth, Catchings, Clark, Mo. Clarke, Ala Cobb, Ala. Cockrell,

YEAS-168. Coffeen, Conn, Cooper, Fla. Cooper, Ind. Cooper, Tex. Cox, Crawford, Culberson, Curtis, Kans. Davey, Davis. De Armond, Denson,

Dinamore, Dockery,

Donovan,

Declittle,

Durborow

Edmunds, Ellis, Ky. Ellis, Oregon Enloe, Epes, Fithian Forman, Funston. Fyan, Geary, Goodnight Gorman, Grady, Gresham Hall, Mo. Hammond. Hare, Hartman

Patterson.

Hatch Heard. Henderson, N. C. Hepburn, Hermann, Holman, Hooker, Miss. Hudson, Hunter. Hutcheson. Jones, Kem, Kilgore, Kribbs, Kyle, Lacey, T.ane Latimer, Layton, Lester. Lisle. Livingston. Maddox

Maguire, Mallory, Marsh. Marshall Martin, Ind McCleary, Minn. McCreary, Ky. McCulloch, McCulloch,
McDannold,
McDearmon,
McGann,
McKeighan,
McMillin,
McNagny,
McRae, McRae, Meredith Meredita,
Money,
Montgomery,
Morgan,
Moses,
Murray,

Neill.

Newlands.

Paschal.

Paynter, Pearson. Pence, Pendleton, Tex. Pendleton, W. Va. Pickler. Post. Price, Reilly, Riichards, Rochardson, Mich. Richardson, Tenn. Ritchie, Robbins. Russell, Ga. Sayers, Settle, Shell, Sibley Simpson, Snodgrass, Springer, Stallings, NAYS-129.

Stockdale. Stone, Ky. Strait. Swanson, Sweet Talbert, S. C. Tate Taylor, Ind. Terry, Tucker, Turner, Ga. Va. Turner, Turpin, Tyler, Weadock. Wheeler, Ala. White Whiting. Williams, Ill. Williams, Mis Williams, Miss Williams, Wash. Wise, Woodard The Speaker.

Adams, Ky. Aldrich. Apsley, Avery, Babcock Baker, N. H. Barnes Barwig. Belden, Beltzhoover. Blair, Boutelle, Brickner, Brosius Burrows Cadmus. Caldwell Campbell Cannon, Ill. Causey, Chickering, Clancy, Cobb, Mo Cogswell Compton, Composition Wis. Cornish. Cousins. Covert, Cummings, Curtis, N. Y. Daniels,

De Forest, Dingley, Dolliver. Draper, Dunphy, Erdman, Everett. Fielder. Fletcher. Funk. Gardner, Gear, Geissenhainer, Gillet, N. Y. Goldzier, Griffin, Grout Hager, Hainer Haires Harmer, Harter. Haugen. Hayes, Heiner, Henderson, Ill. Hitt, Hooker, N. Y. Hopkins, Ill. Hopkins, Pa. Hulick, Hull, Johnson, Ind.

Johnson, N. Dak. Johnson, Ohio. Joy, Keifer, Lapham Lockwood. Loud. Loudenslager. Lynch, Magner, Mahon, McAleer, McCall, McEttrick, McKaig, Meiklejohn, Mercer, Meyer, Mutchler, O'Nell. Outhwaite. Page, Payne, Perkins, Phillips, Pigott, Quigg, Kandall, Ray, Reed Reyburn, Robinson, Pa. Ryan,

Schermerhorn, Scranton, Shaw, Sherman, Sickles, Somera Sperry, Stephenson, Steven., Stone, C. W. Stevens, Storer. Straus. Strong, Talbott, Md. Tawney, Тгасеу Updegraff, Van Voorhis, Ohio Wadsworth. Walker, Wanger, Warner, Waugh, Wells, Wever, Wheeler, Ill. Wilson, Ohio, Woomer, Wright, Mass.

NOT VOTING-56.

Adams, Pa. Allen, Baldwin Bartholdt. Bartlett. Bingham Blanchard Bower, N. C. Brattan. Bundy, Burne Capehart, Childs, Cockran.

Crain, Dalzell, Dunn, English, Gillett, Mass. Graham. Grosvenor, Hall. Minn. Harris, Henderson, Iowa Hendricks, Hicks, Hilborn. Hines,

Houk. Ikirt, Lawson. Lefever, Linton, Marvin, N. Y. McDowell, McLaurin, Milliken. Moon, Morse Northway, Oates, Powers.

Rayner, Robertson, La. Rusk, Russell, Conn. Sipe, Smith Taraney, Taylor, Tenn. Thomas, Van Voorhis, N. Y. Washington, Wilson, W. Va Wolverton, Wright, Pa.

So the bill was passed. Mr. RYAN. I ask for a recapitulation of the vote.

The vote having been recapitulated—
The SPEAKER. On this question the year are 168 and the nays 129. So the bill is passed. [Loud applause on the Democratic side.]
On motion of Mr. Bland a motion to reconsider the last vote was laid on the table

IN THE SENATE.

[March 5, 1894.]

Received from the House, read the first time by its title, and laid on the table.

Mr. STEWART. I give notice of an amendment which I intend to submit to the bill. which I ask may be read and lie on the table.

The VICE-PRESIDENT. The proposed amendment will be read.

The SECRETARY. It is proposed to add to the bill the following sections: "Sec. 3. That the silver coins of the United States shall be composed of standard silver. That of the silver coins the dollar shall be of the weight of 4124 grains; the half dollar of the weight of 2064 grains; the quarter dollar of the weight of 1034 grains; and the dime, or tenth part of a dollar, of the weight of 414 grains. And that dollars, half dollars, quarter dollars, and dimes shall be legal tenders of pay-

ment, according to their nominal value, for any sum whatever.

"Sec. 4. That silver bullion brought to any mint of the United States for coluage shall be received and coined by the proper officers for the benefit of the depositor: Provided, That it shall be lawful to refuse, at the mint, any deposit of less value than \$100 and any bullion so base as to be unsuitable for the operations of the mint.

"Sec. 5. That the depositor of silver bullion at any mint of the United States for

coinage, shall, as soon as the coinage value thereof can be determined, receive therefor, at his option, such coinage value in silver coin or silver certificates of the description now provided by law; and such silver certificates and all other silver certificates heretofore or hereafter issued by the United States shall be a legal tender in payment of all debts, public and private."

[March 7, 1894.]

Read the second time.

Mr. SHERMAN. I desire to enter a motion to refer the bill to the Committee on Finance, if it has already been taken up.

Mr. HARRIS. The bill has been read a second time by title, and I ask unanimous consent that it be taken up for consideration.

Mr. SHERMAN. Before that is done, I move that the bill be referred to the Committee on Finance.

The Presiding Officer. The question recurs on the motion of the Senator from Ohio [Mr. Sherman] to refer the pending bill to the Committee on Finance.
Mr. Stewart. On that motion I ask for the yeas and nays.

The yeas and nays were ordered, and the Secretary proceeded to call the roll.

The result was announced—yeas 6, nays 50; as follows:

YEAS-6. Vilas. Morrill Sherman. Gallinger, Palmer, NAYS-50. Lindsay, Quay, Ransom, Aldrich, Faulkner, Lodge, Manderson, Martin, Allen, George, Gibson, Roach, Allison Shoup, Bate, Gordon, Hale, Hansbrough, Mills, Mitchell, Oreg. Squire, Stewar Berry, Butler, Harris, Hawley, Stockbridge. Pasco, Call. Carey, Cockrell. Peffer, Teller. Perkins. Turpie, Hoar. Coke, Daniel, Hunton Pettigrew, Irby, Jones, Ark. Platt. Wolcott. Dolph, Dubois, Kyle, Pugh, NOT VOTING-29. Dixon, McMillan, McPherson Vest, Washburn Blackburn, Brice. Frye, Mitchell, Wis. White, Cal. Caffery Gorman. Gray, Higgins, Hill, Morgan, White, La. Camden. Cameron Murphy, Wilson. Chandler, Proctor, Colquitt, Jones, Nev. Smith, Cullom. McLaurin,

So the Senate refused to refer the bill to the Committee on Finance. The PRESIDING OFFICER. The Chair is informed that the pending bill has not been read at length, as in Committee of the Whole. The Secretary will therefore read the bill at length.

The Secretary read the bill, as follows:

"Be it enacted, etc., That the Secretary of the Treasury shall immediately cause to be coined as fast as possible the silver bullion held in the Treasury, purchased under the act of July 14, 1890, entitled 'An act directing the purchase of silver bullion and the issuing of Treasury notes thereon, and for other purposes,' to the amount of the gain or seigniorage of such bullion, to wit: The sum of \$55,156,681, and such coin or the silver certificates issued thereon shall be used in the payment of public expenditures; and the Secretary of the Treasury may, in his discretion, if the needs of the Treasury demand it, issue silver certificates in excess of such coinage: Provided, That said excess shall not exceed the amount of the seigniorage as herein authorized to be coined.

"SEC. 2. After the coinage provided for in the first section of this act, the remainder of the silver bullion purchased in pursuance of said act of July 14, 1890, shall be coined into legal-tender standard silver dollars as fast as possible, and the coin shall be held in the Treasury for the redemptien of the Treasury notes issued in the purchase of said bullion. That as fast as the bullion shall be coined for the redemption of said notes, the notes shall not be reissued, but shall be canceled and destroyed in amounts equal to the coin held at any time in the Treasury, derived from the coinage herein provided for, and silver certificates shall be issued on such coin in the manner now provided by law: *Provided*, That this act shall not be construed to change existing law relating to the legal-tender character or mode of redemption of the Treasury notes issued under said act of July 14, 1890.
"SEC. 3. That a sufficient sum of money is hereby appropriated to carry into effect

the provisions of this act."

The Presiding Officer. The bill is before the Senate as in Committee of the Whole, and open to amendment. If there be no amendment, the bill will be reported to the Senate.

The bill was reported to the Senate without amendment.

The PRESIDING OFFICER. The bill is in the Senate, and open to amendment. If there be no amendment, the question is, Shall the bill be ordered to a third reading, and read the third time? If there be no amendment, the question is, Shall the bill be ordered to a third reading? [Putting the question.] The ayes have it.

The PRESIDING OFFICER. The bill will be read a third time.

The bill was read the third time.

The Presiding Officer. The bill has been read the third time, and the question now before the Senate is on the passage of the bill.

Mr. Allison. Then I move a reconsideration of the vote whereby the bill was passed to a third reading.

[March 4, 1894.]

The Presiding Officer. The question is on the motion of the Senator from Iowa [Mr. Allison] to reconsider the vote whereby the bill was ordered to a third reading. [Putting the question.] The noes appear to have it.

Mr. Quay and Mr. Aldrich called for the yeas and nays; and they were ordered.

VEAS 28.

The Secretary proceeded to call the roll.

The result was announced—yeas 28, nays 45; as follows:

Aldrich, Allison, Brice, Caffery, Carey, Chandler, Cullom,	Davis, Dolph, Frye, Gallinger, Hale, Hawley,	Lodge, McMillan, McPherson, Manderson, Mitchell, Wis, Morrill, Palmer,	Proctor, Quay, Smith, Stockbridge, Vilas, Washburn, Wilson.
		NAYS-45.	
Allen, Bate, Berry, Blackburn, Blanchard, Butler, Call, Camden, Cockrell, Coke, Colquitt, Daniel	Dubota, Faulkner, Gibson, Gordon, Hansbrough, Harris, Hill, Irby, Jones, Ark. Kyle, Lindsay, Martin.	Mille, Mitchell, Oreg. Morgan, Murphy, Pasco, Peffer, Perkins, Pettigrew, Power, Pugh, Ransom, Rosch	Shoup, Squire, Stewart, Teller, Turpie, Vest, Voorhees, White, Woloots,

NOT VOTING-12.

Cameron, Dixon. Gorman, Platt Hunton, Jones, Nev. Gray, Higgins, Sherms McLaurin, George. Vance.

So the Senate refused to reconsider the vote by which the bill was ordered to a

Mr. HARRIS. Under the consent rule agreed upon some days since the Senator from Nebraska [Mr. Manderson] has now the right, if he chooses to exercise it, to move to commit the bill.

Mr. Manderson. Understanding that it is no violation of the unanimous consent rule, I move that the bill be committed to the Committee on Finance with instructions to amend the bill so as to provide that the silver certificates which are to be issued by the first section shall be issued only in anticipation of or in lieu of the seigniorage provided to be coined.

The PRESIDING OFFICER. The question is on agreeing to the motion of the Sena-

tor from Nebraska [Mr. Manderson] to commit the bill with instructions.

Mr. Manderson. On that question I ask for the yeas and nays.

The yeas and nays were ordered, and the Secretary proceeded to call the roll.

The roll call having been concluded, the vote was announced—yeas 27, nays 44; as follows:

		YEAS-27.	
Aldrich, Allison, Brico, Caffery, Caffery, Chandler, Cullom,	Davis, Dolph, Frye, Gallinger, Hale, Hawley. Hoar,	Lodge, McMillan, McPherson, Manderson, Mitchell, Wis. Morrill, Palmer,	Proctor, Smith, Stockbridge, Vilas, Washburn, Wilson.
		NAYS-44.	
Allen, Bate, Berry, Blackburn, Blanchard, Butler, Call, Comden, Cookrell, Coke, Colquitt,	Dubois, Faulkner, Gibson, Gordon, Hansbrough, Harris, Hill, Irby, Jones, Ark. Kyle, Lindsay,	Martin, Mills, Mitchell,Oregon Morgan, Murphy, Pasco, Peffer, Perkins, Pettigrew, Power, Pugh,	Quay, Ransom, Roach, Shoup, Stewart, Teller, Turple, Vest, Voorhees, White, Wolcott.
	NO	T VOTING-14.	
Cameron, Daniel, Dixon	Gorman, Gray. Higgina	Jones, Nev. McLaurin, Platt	Squire, Vance.

So the Senate refused to commit the bill to the Committee on Finance.

Hunton.

George.

[March 15, 1894.]

Sherman.

The Presiding Officer. The bill before the Senate having been ordered to a third reading, and read the third time, the question is, Shall the bill pass?

Mr. GALLINGER. On that question I ask for the yeas and nays.

The yeas and nays were ordered; and the Secretary proceeded to call the roll.

The roll call having been concluded, the result was announced—yeas 44, nays 31; as follows:

Allen, Dubois, McLaurin, Quay, Bate, Faulkner, Martin, Ranson Berry, George, Mills, Roach			YEA	\S _4 .	
Blackburn, Gordon, Mitchell, Oregon, Shoup, Rlanchard, Hansbrough, Morgan, Stewar Butler, Harris, Pasco, Teller, Call, Hunton, Peffer, Turple Cockrell, Irby, Perkins, Vest, Coke, Jones, Ark. Pettigrew, Voorhe Colquitt, Kyle, Power, White,	Faul Georg Gord Han Harr Hun Irby Jone Kyle	Fa Geo ord, Ha Ha Hi L, Irl Jo	ubois, sulkner, eorge, ordon, sansbrough, sarris, unton, rby, ones, Ark. vie.	McLaurin, Martin, Mills, Mills, Mitchell, Oregon, Morgan, Pasco, Peffer, Perkins, Pettigrew, Power,	Ransom, Roach, Shoup, Stewart, Teller, Turpie,

NAYS-31.

Aldrich, Dolph,
Allison, Frye,
Brice, Gallinger,
Caffery, Gibson,
Carey. Gorman,
Chandler, Hale,
Cullom, Hawley,
Davis, Higgins,

Lodge,
McMillan,
McPherson,
Manderson,
Mitchell, Wis.
Morrill,
Murphy,
Palmer,

Platt, Procter, Smith, Stockbridge, Vilae, Washburn, Wilson.

NOT VOTING-10.

Camden, Gray, Cameron, Hill, Dixon, Hoar, Jones, Nev. Sherman, Squire, Vance.

So the bill was passed.

[March 17, 1894.]

Signed by the Speaker of the House.

[March 19, 1894.]

Signed by the Vice-President.

IN THE HOUSE.

[March 20, 1894.]

The veto message of the President was laid before the House and read, as follows:

To the House of Representatives:

I return without my approval House bill numbered 4956, entitled "An act directing the coinage of the silver bullion held in the Treasury, and for other purposes." My strong desire to avoid disagreement with those in both Houses of Congress

My strong desire to avoid disagreement with those in both Houses of Congress who have supported this bill would lead me to approve it if I could believe that the public good would not be thereby endangered, and that such action on my part would be a proper discharge of official duty. Inasmuch, however, as I am unable to satisfy myself that the proposed legislation is either wise or opportune, my conception of the obligations and responsibilities attached to the great office I hold forbids the indulgence of my personal desire, and inexorably confines me to that course which is dictated by my reason and judgment, and pointed out by a sincere purpose to protect and promote the general interests of our people.

The financial disturbance which swept over the country during the last year was unparalleled in its severity and disastrous consequences. There seemed to be almost an entire displacement of faith in our financial ability and a loss of confidence in our fiscal policy. Among those who attempted to assign causes for our distress it was very generally conceded that the operation of a provision of law then in force which required the Government to purchase monthly a large amount of silver bullion and issue its notes in payment therefor, was either entirely, or to a large extent, responsible for our condition. This led to the repeal, on the 1st day of November, 1893, of

this statutory provision.

We had, however, fallen so low in the depths of depression, and timidity and apprehension had so completely gained control in financial circles, that our rapid recuperation could not be reasonably expected. Our recovery has, nevertheless, steadily progressed, and though less than five months have elapsed since the repeal of the mischlevous silver-purchase requirement, a wholesome improvement is unmistakably apparent. Confidence in our absolute solvency is to such an extent reinstated and faith in our disposition to adhere to sound financial methods is so far restored as to produce the most encouraging results both at home and abroad. The wheels of domestic industry have been slowly set in motion and the tide of foreign investment has again started in our direction.

Our recovery being so well under way, nothing should be done to check our convalescence; nor should we forget that a relapse at this time would almost surely reduce us to a lower stage of financial distress than that from which we are just

emerging.

I believe that if the bill under consideration should become a law it would be regarded as a retrogression from the financial intentions indicated by our recent repeal of the provision forcing silver-bullion purchases; that it would weaken, if it did not destroy, returning faith and confidence in our sound financial tendencies, and that as a consequence our progress to renewed business health would be unfortunately checked and a return to our recent distressing plight seriously threatened.

This proposed legislation is so related to the currency conditions growing out of the law compelling the purchase of silver by the Government, that a glance at such conditions and a partial review of the law referred to may not be unprofitable.

Between the 14th day of August, 1890, when the law became operative, and the 1st day of November, 1893, when the clause it contained directing the purchase of silver was repealed, there were purchased by the Secretary of the Treasury more than 168,000,000 ounces of silver bullion. In payment for this bullion the Government issued its Treasury notes of various denominations, amounting to nearly \$156,000,000, which notes were immediately added to the currency in circulation among our people. Such notes were by the law made legal tender in payment of all debts, public and private, except when otherwise expressly stipulated, and were made receivable for customs, taxes, and all public dues, and when so received might be reissued. They were also permitted to be held by banking associations as a part of their lawful reserves.

On the demand of the holders these Treasury notes were to be redeemed in gold or silver coin in the discretion of the Secretary of the Treasury; but it was declared as a part of this redemption provision that it was "the established policy of the United States to maintain the two metals on a parity with each other upon the present legal ratio or such ratio as may be provided by law." The money coined from such bullion was to be standard silver dollars, and after directing the immediate coinage of a little less than 28,000,000 ounces, the law provided that as much of the remaining bullion should be thereafter coined as might be necessary to provide for the redemption of the Treasury notes issued on its purchase, and that "any gain or seigniorage arising from such coinage shall be accounted for and paid into the Treasury."

This gain or seigniorage evidently indicates so much of the bullion owned by the Government as should remain after using a sufficient amount to coin as many standard silver dollars as should equal in number the dollars represented by the Treasury notes issued in payment of the entire quantity of bullion. These Treasury notes now outstanding and in circulation amount to \$152,951,280, and although there has been thus far but a comparatively small amount of this bullion coined, yet the so-called gain or seigniorage, as above defined, which would arise from the coinage of the entire mass, has been easily ascertained to be a quantity of bullion sufficient to

make when coined 55,156,681 standard silver dollars.

Considering the present intrinsic relation between gold and silver the maintenance of the parity between the two metals, as mentioned in this law, can mean nothing less than the maintenance of such a parity in the estimation and confidence of the people who use our money in their daily transactions. Manifestly the maintenance of this parity can only be accomplished so far as it is affected by these Treasury notes, and in the estimation of the holders of the same, by giving to such holders, on their redemption, the coin, whether it is gold or silver, which they prefer. It follows that while in terms the law leaves the choice of coin to be paid on such redemption to the discretion of the Secretary of the Treasury, the exercise of this discretion, if opposed to the demands of the holder, is entirely inconsistent with the effective and beneficial maintenance of the parity between the two metals.

If both gold and silver are to serve us as money, and if they together are to supply to our people a safe and stable currency, the necessity of preserving this parity is obvious. Such necessity has been repeatedly conceded in the platforms of both political parties and in our Federal statutes. It is nowhere more emphatically recognized than in the recent law which repealed the provision under which the bullion now on hand was purchased. This law insists upon the "maintenance of the parity in value of the coins of the two metals, and the equal power of every dollar at

all times in the markets and in the payment of debts.

The Secretary of the Treasury has therefore, for the best of reasons, not only promptly complied with every demand for the redemption of these Treasury notes in gold, but the present situation, as well as the letter and spirit of the law, appear plainly to justify, if they do not enjoin upon him, a continuation of such redemption.

The conditions I have endeavored to present may be thus summarized:

First. The Government has purchased and now has on hand sufficient silver bullion to permit the coinage of all the silver dollars necessary to redeem, in such dollars, the Treasury notes issued for the purchase of said silver bullion and enough besides to coin, as gain or seigniorage, 55,156,681 additional standard silver dollars.

Second. There are outstanding and now in circulation Treasury notes issued in payment of the bullion purchased amounting to \$152,951,280. These notes are legal tender in payment of all debts public and private except when otherwise expressly stipulated; they are receivable for customs, taxes, and all public dues; when held by banking associations they may be counted as part of their lawful reserves, and they are redeemed by the Government in gold at the option of the holders. These advantageous attributes were deliberately attached to these notes at the time of

their issue; they are fully understood by our people to whom such notes have been distributed as currency and have inspired confidence in their safety and value, and have undoubtedly thus induced their continued and contented use as money, instead of anxiety for their redemption.

Having referred to some incidents which I deem relevant to the subject, it remains for me to submit a specific statement of my objections to the bill now under consid-

eration.

This bill consists of two sections, excluding one which merely appropriates a sum sufficient to carry the act into effect. The first section provides for the immediate coinage of the silver bullion in the Treasury which represents the so-called gain or seigniorage, or which would arise from the coinage of all the bullion on hand, which gain or seigniorage this section declares to be \$55,156,681. It directs that the money so coined or the certificates issued thereon shall be used in the payment of public expenditures, and provides that if the needs of the Treasury demand it, the Secretary of the Treasury may in his discretion issue silver certificates in excess of such coinage, not exceeding the amount of seigniorage in said section authorized to be coined.

The second section directs that as soon as possible after the coinage of this seign-iorage the remainder of the bullion held by the Government shall be coined into legal-tender standard silver dollars and that they shall be held in the Treasury for the redemption of the Treasury notes issued in the purchase of said bullion. It provides that as fast as the bullion shall be coined for the redemption of said notes, they shall not be reissued but shall be canceled and destroyed in amounts equal to the coin held at any time in the Treasury derived from the coinage provided for, and that silver certificates shall be issued on such coin in the manner now provided by law. It is, however, especially declared in said section that the act shall not be construed to change existing laws relating to the legal-tender character or mode of redemption of the Treasury notes issued for the purchase of the silver bullion to be

The entire hill is most unfortunately constructed. Nearly every sentence presents uncertainty and invites controversy as to its meaning and intent. The first section is especially faulty in this respect, and it is extremely doubtful whether its language will permit the consummation of its supposed purposes. I am led to believe that the promoters of the bill intended in this section to provide for the coinage of the bullion constituting the gain or seigniorage, as it is called, into standard silver dollars; and yet there is positively nothing in the section to prevent its coinage into

any description of silver coins now authorized under any existing law.

I suppose this section was also intended, in case the needs of the Treasury called for money faster than the seigniorage bullion could actually be coined, to permit the issue of silver certificates in advance of such coinage; but its language would seem to permit the issue of such certificates to double the amount of the seigniorage as stated, one-half of which would not represent an ounce of silver in the Treasury. The debate upon this section in the Congress developed an earnest and positive difference of opinion as to its object and meaning. In any event, I am clear that the present perplexities and embarrassments of the Secretary of the Treasury ought not to be augmented by devolving upon him the execution of a law so uncertain and

I am not willing, however, to rest my objection to this section solely on these grounds; in my judgment, sound finance does not commend a further infusion of silver into our currency at this time unaccompanied by further adequate provision

for the maintenance in our Treasury of a safe gold reserve.

Doubts also arise as to the meaning and construction of the second section of the If the silver dollars therein directed to be coined are, as the section provides, to be held in the Treasury for the redemption of Treasury notes, it is suggested that, strictly speaking, certificates can not be issued on such coin "in the manner now provided by law," because these dollars are money held in the Treasury for the express purpose of redeeming Treasury notes, on demand, which would ordinarily mean that they were set apart for the purpose of substituting them for these Treasury notes. They are not, therefore, held in such a way as to furnish a basis for certificates according to any provision of existing law.

If, however, silver certificates can properly be issued upon these dollars, there is nothing in the section to indicate the characteristics and functions of these certificates. If they were to be of the same character as silver certificates in circulation under existing laws they would at best be receivable only for customs, taxes, and all public dues; and under the language of this section it is, to say the least, extremely doubtful whether the certificates it contemplates would be lawfully

received even for such purposes.

Whatever else may be said of the uncertainties of expression in this bill, they certainly ought not to be found in legislation affecting subjects so important and far-reaching as our finances and currency. In stating other and more important reasons for my disapproval of this section, I shall, however, assume that under its provisions the Treasury notes issued in payment for silver bullion will continue to be redeemed as heretofore in silver or gold at the option of the holders; and that if when they are presented for redemption, or reach the Treasury in any other manner, there are in the Treasury coined silver dollars equal in nominal value to such Treasury notes, then and in that case the notes will be destroyed, and silver certifi-

cates to an equal amount be substituted.

I am convinced that this scheme is ill advised and dangerous. As an ultimate result of its operation Treasury notes which are legal tender for all debts, public and private, and which are redeemable in gold or silver, at the option of the holder, will be replaced by silver certificates which, whatever may be their character and description, will have none of these qualities. In anticipation of this result, and as an immediate effect, the Treasury notes will naturally appreciate in value and desirability. The fact that gold can be realized upon them, and the further fact that their destruction has been decreed when they reach the Treasury must tend to their withdrawal from general circulation to be immediately presented for gold redemption, or to be hoarded for presentation at a more convenient season. The sequel of both operations will be a large addition to the silver currency in our circulation and a corresponding reduction of gold in the Treasury. The argument has been made that these things will not occur at once, because a long time must elapse before the coinage of anything but the seigniorage can be entered upon.

If the physical effects of the execution of the second section of this bill are not to

be realized until far in the future, this may furnish a strong reason why it should not be passed so much in advance; but the postponement of its actual operation can not prevent the fear and loss of confidence and nervous precaution which would immediately follow its passage and bring about its worst consequences. I regard this section of the bill as embodying a plan by which the Government will be obliged to pay out its scanty store of gold for no other purpose than to force an unnatural addition of silver money into the hands of our people. This is an exact reversal of the policy which safe finance dictates if we are to preserve parity between gold and

silver and maintain sensible bimetallism.

We have now outstanding more than \$338,000,000 in silver certificates issued under existing laws. They are serving the purpose of money usefully and without question. Our gold reserve, amounting to only a little more than \$100,000,000, is directly charged with the redemption of \$346,000,000 of United States notes. When it is proposed to inflate our silver currency it is a time for strengthening our gold reserve instead of depleting it. I can not conceive of a longer step toward silver monometallism than we take when we spend our gold to buy silver certificates for circulation, especially in view of the practical difficulties surrounding the replenishment

of our gold.

This leads me to earnestly present the desirability of granting to the Secretary of the Trensury a better power than now exists to issue bonds to protect our gold reserve when for any reason it should be necessary. Our currency is in such a confused condition and our financial affairs are apt to assume at any time so critical a position

that it seems to me such a course is dictated by ordinary prudence.

I am not insensible to the arguments in favor of coining the bullion seigniorage now in the Treasury, and I believe it could be done safely and with advantage, if the Secretary of the Treasury had the power to issue bonds at a low rate of interest under authority in substitution of that now existing and better suited to the pro-

tection of the Treasury.

I hope a way will present itself in the near future for the adjustment of our monetary affairs in such a comprehensive and conservative manner as will accord to silver its proper place in our currency; but in the meantime I am extremely solicitous that whatever action we take on this subject may be such as to prevent loss and discouragement to our people at home, and the destruction of confidence in our financial management abroad.

GROVER CLEVELAND.

EXECUTIVE MANSION, March 29, 1894.

[April 4, 1894.]

Mr. Bland. Mr. Speaker, I call up for present consideration the seigniorage bill and move that it pass, the objections of the President to the contrary notwithstand-

The Speaker. The bill will be read.

The SPEAKER. The question is, Will the House on reconsideration pass the bill, the objections of the President to the contrary notwithstanding? On this the Constitution requires that the yeas and nays be entered upon the Journal. The Clerk will call the roll.

The question being taken, there were—yeas 144, nays 114, not voting 95; as fol-

YEAS-144.

Aitken, Cox. Alderson Crawford, Alexander. Culberson Allen Curtis, Kans. Arnold. Davis, Bailey. Baker, Kans. De Armond Dinamore, Bankhead Dockery. Bell, Colo. Bell, Tex. Black, Ga. Edmunds, Ellis, Oregon. Bland. Enloe. Boatner. Epes, Boen, Funston, Bower, N. C. Bowers, Cal. Geary, Grady, Gresham, Branch. Breckinridge, Ark. Hall, Mo. Bretz, Hammond. Broderick. Hare Harris. Brookshire. Brown. Hartman, Cabaniss Hatch, Caminetti. Henderson, N. C. Cannon, Cal. Hepburn, Capehart, Catchings, Clark, Mo. Hermann. Holman, Hooker, Miss. Hudson, Clarke, Ala. Cobb, Ala. Cockrell, Hunter, Hutcheson. Coffeen, Tkirt. Conn. Jones Kilgore, Kyle, Cooper, Fla. Cooper, Ind.

Lane. Latimer. Lawson, Layton, Lester Livingston, Maguire, Mallory, Marsh Marshall, Martin, Ind McCleary, Minn. McCreary, Ky. McCulloch McDannold, McDearmon, McGann, McLaurin McMillin, McNagny, McRae Meredith, Money, Montgomery, Moon, Morgan, Neill. Oates, O'Neill, Mo. Paschal, Patterson, Paynter. Pence, Pendleton, Tex. Pendleton, W. Va.

Richards, Ohio. Richardson, Mich. Richardson, Tenn. Ritchie. Robbina Russell, Ga. Sayers, Shell. Sibley, Simpson, Snodgrass, Springer. Stallings, Stockdale, Stone, Ky. Strait Sweet, Talbert, S. C. Tate. Taylor, Ind. Terry, Tucker. Turner, Ga. Turner, Va. Tyler, Washington, Wheeler, Ala. Whiting, Williams, Ill. Williams, Miss. Wilson, Wash. Wise, Woodard The Speaker.

Pickler,

NAYS-114.

Adams, Pa. Apsley, Avery, Babcock, Baker, N. H. Baldwin, Bartlett. Barwig, Belden, Berry, Blair. Brickner. Brosius. Burrows, Bynum, Cadmus Campbell Cannon, Ill. Caruth, Causey Chickering, Childs, Clancy, Cobb. Mo. Cockran. Coombs, Cornish, Cousins, Covert.

Cummings, Curtis, N. Y. Davey, De Forest, Dingley, Dnnn Dunphy, English, N. J. Erdman, Fletcher, Funk, Gardner. Gear. Geissenhainer, Goldzier, Gorman. Grout, Grow. Hager, Hainer, Hainca Hall, Minn. Harter, Hayes, Henderson, Ill. Hendrix. Hicks, Hines.

Lucey,

Hitt, Hopkins, Ill. Hulick, Hull, Johnson, N. Dak. Kiefer, Kribba. Lefever, Lock wood, Loudenslager, Lynch.
Marvin, N. Y.
Mc Aleer,
Mc Ettrick, McKaig, Meiklejohn, Mercer, Meyer, Milliken Morse, Mutchler, Northway, O'Neill, Mass. Outhwaite, Payne, Perkins, Phillips, Pigott, Quigg.

Ray, Rayner, Reed, Revburn Russell, Conn. Ryan, Schermerhorn. Sherman. Sickles. Smith. Stephenson. Stone, C. W. Straus, Talbott, Md. Tawney, Thomas, Tracey, Turpin, Updegraff, Walker, Wanger, Warner, Wells, Wever, Wilson,Ohio Wolverton, Wright, Mass.

NOT VOTING-95.

Abbott. Adams, Ky. Aldrich, Barnes. Bartholdt, Beltzhoover. Bingham,

Black, Ill. Boutelle, Brattan. Breckinridge, Ky. Bryan, Bundy,

Bunu,

Burnes. Caldwell Cogswell, Compton, Cooper, Crain, Dalzell

Daniela, Denson, Dolliver. Donovan Draper, Durborow, Ellis, Ky.

English, Cal.	Hopkins, Pa.	Newlands.	Stone, W. A.
Fielder.	Houk.	Page,	Storer.
Fithian,	Johnson, Ind.	Pearson,	Strong,
Forman,	Johnson, Ohio	Powers,	Swanson,
Fyan,	Kem,	Price.	Tarsney,
Gillet, N. Y.	Lapham,	Randall.	Taylor, Tenn.
Gillett, Mass.	Linton,	Reilly,	Van Voorhis, N. Y.
Goodnight,	Lisle,	Robertson, La.	Van Voorhis, Ohio
Graham,	Loud,	Robinson, Pa.	Wadsworth,
Griffin.	Lucas,	Rusk,	Waugh,
Grosvenor.	Maddox.	Scranton.	Weadock,
Harmor.	Magner.	Settle.	Wheeler, Ill.
Haugen,	Mahon.	Shaw.	White.
Heard.	McCall,	Sipe,	Wilson, W. Va.
Heiner,	McDowell,	Somers.	Woomer,
Henderson, Iowa.	McKeighan,	Sperry,	Wright, Pa.
Hooker, N. Y.	Murray,	Stevens,	··841

So (two-thirds not voting in the affirmative) the bill was not repassed.

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OTHER BILLS AND RESOLUTIONS ON BANKING, COINAGE, AND CURRENCY
INTRODUCED IN THE SENATE AND HOUSE, FIFTY-THIRD
CONGRESS, SECOND SESSION.

SENATE BILLS.

8. 1177.

A BILL to increase the circulating medium by issuing Treasury notes based on gold and silver coin and bullion, and to amend the coinage laws accordingly.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, directed to prepare, without unnecessary delay, Treasury notes similar to those issued under the provisions of the act of Congress approved July fourteenth, eighteen hundred and ninety, except that he may, in his discretion, vary the designs of the engraving, to an amount equal to three and one-half dollars for every one dollar's worth of gold and silver coin and bullion belonging to the United States and not specially set apart by law for a particular purpose and not including the gold coin reserved for the redemption of United States notes, commonly known as "greenbacks," nor the gold and silver coin on which certificates have been issued and are outstanding, nor of so much of the silver bullion purchased under the act of Congress approved July fourteenth, eighteen hundred and ninety, as is represented, dollar for dollar, according to the coin value thereof, by Treasury notes issued in payment for said bullion. One-sixth part in value of said notes shall be of the denomination of one dollar, onesixth part of the denomination of two dollars, and one-sixth part in each of the following-mentioned denominations: Five dollars, ten dollars, fifty dollars, and one hun dred dollars. The provisions of this section shall apply to all gold and silver coin and bullion which shall hereafter become the property of the United States. The notes prepared under the provisions of this section shall be at once deposited in the

Treasury and be paid out as other public moneys.

SEC. 2. That from and after the taking effect of this act the Secretary of the Treasury shall purchase in the open market, at least once a month, all the gold and silver bullion offered, at not to exceed one dollar for twenty-three and twenty-two onehundredths grains of pure gold and three hundred and seventy-one and twenty-five one-hundredths grains of pure silver, and pay for the same with Treasury notes of form and dimensions similar to those which were issued under the provisions of the

act of July fourteenth, eighteen hundred and ninety.

SEC. 3. That the notes provided for in this act shall be redeemed with coin or bullion at the option of the holder when presented at the Treasury in Washington City, or at the subtreasury in the city of New York, in sums of one hundred dollars or any multiple thereof; and for this purpose any coin or bullion belonging to the United States and not expressly set apart by act of Congress for a particular use may be used. Whether the coin or bullion so used to redeem the notes as aforesaid shall be gold or silver may be determined by the Secretary of the Treasury, it being the intent hereof that preference shall not be given to either metal for any reason other than the interest of the Government. For the purpose of carrying out the provisions of this section the Secretary of the Treasury is hereby directed to have coined, under and subject to existing laws, as much of the bullion purchased under the provisions of this act as may be required to redeem the notes. And there shall be no gold or silver bullion coined for any other purpose, except only subsidiary coin as it may be needed in the business of the people.

SEC. 4. That the notes issued under the provisions of this act shall be lawful money, and they shall be legal tender at their face value in payment of all debts whatsoever, public and private, and shall be received for all public dues from citizens of the United States to the Government: Provided, That all alien persons and others trading in the ports of the United States as importers, or agents or factors of foreign manufacturers, importers, and traders, shall pay all dues from them to the

United States with gold coin or bullion.

Sec. 5. That all acts and parts of acts inconsistent with the provisions of this act

are hereby repealed.

SEC. 6. That this act shall take effect and be in force on and after the first day of January next following its approval.

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A BILL to regulate the value of certain coins and pieces of money; to give to all sorts of current money equal qualities of legal tender, and to prohibit and prevent discriminations in favor of gold coin or bullion as money.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That all coins of metal and all pieces of paper prepared and issued under authority of Congress to be used as money, and which are so used, including all coins of metal and all pieces of paper circulating as money—United States notes, Treasury notes, gold certificates, silver certificates, national-bank notes, and other paper, if there be any, so used as money—shall hereafter be equally and interchangeably full legal tender in the payment of all debts and demands of whatsoever nature, public and private, except as hereinafter provided, and shall be receivable for taxes and all public dues: Provided, That all alien persons and others trading in the ports of the United States as importers, or agents or factors of foreign manufacturers, importers, and traders shall pay all dues from them to the United States with gold coin or bullion, according to legal standards of weight and value as established from time to time by Congress.

SEC. 2. That all silver coins of value less than one dollar shall be legal tender in payment of all debts and dues, subject to the provisions of section one of this act to the extent of twenty-five dollars; and all subsidiary coins of metal, other than silver, shall be legal tender to the extent of five dollars, subject to the foregoing

proviso.

SEC. 3. That hereafter all contracts for the payment of money shall be payable, at the option of the debtor, in any sort of current money, whether of metal of paper; and all contracts for payment in gold or any other kind or class of property, when the intent and meaning of the parties to the contract are that such property is to take the place of money in order to evade the provisions of this act, the intent whereof is to prohibit and prevent discriminations in favor of gold or gold coin in payment of debts, shall be void, and shall not be enforceable in any court.

SEC. 4. That all acts and parts of acts in conflict with provisions of this act are

hereby repealed.
SEC. 5. That this act shall take effect and be in force on and after the first day of the first calendar month after its approval by the President.

S. 1984.

A BILL providing for the coinage of silver dollars, the retirement of small denominations of gold and paper money, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the seigniorage or profit fund which has resulted from the coinage of silver bullion under the Acts of February twenty-eighth, eighteen hundred and seventy-eight, and July fourteenth, eighteen hundred and ninety, or which would result from the coinage of such bullion, shall be coined into silver dollars of standard weight and fineness, with full legal-tender quality, at the rate of not less than two million dollars per month, and such dollars shall be covered into the Treasury.

SEC. 2. That when all the seigniorage or profit-fund bullion specified in the first

section of this act have been coined as therein directed, it shall be the duty of the Secretary of the Treasury to purchase each month silver bullion, at the market value, in quantities sufficient to coin not less than two million dollars each and every month; and he is hereby directed to coin the said bullion monthly, as fast as purchased, into standard silver dollars, and a sum sufficient to carry into effect the provisions of this act is hereby appropriated out of any money in the Treasury not

otherwise appropriated.

SEC. 3. That when any paper circulating notes or certificates, of whatsoever character, of denominations less than ten dollars, issued under authority of the United States, except national-bank notes or certificates, redeemable only in silver dollars, shall be received at the Treasury or any subtreasury, they shall not be reissued, but shall be assorted, counted, and recorded, and immediately destroyed, in accordance with existing provisions of law; and as rapidly as said notes or certificates are destroyed they shall be replaced by an equal amount of like notes or certificates of denominations not less than ten dollars.

SEC. 4. That hereafter no national-bank note shall be issued of a less denomination than ten dollars, and all such national-bank notes, when received at the Treasury or any subtressury, shall be destroyed in accordance with law; and the national banking associations whose notes are destroyed under the provisions of this section shall be respectively required to substitute notes of denominations not less than ten

dollars in lieu of those destroyed.

SEC. 5. That from and after the passage of this act the coinage of the two-and-one-half-dollar gold piece and the five-dollar gold piece is hereby prohibited, and the coins above named shall not be struck or issued by the Mint of the United States; and such coins, when received at the Treasury or any subtreasury, shall be withdrawn from circulation and recoined into eagles and double eagles, in accordance with law

SEC. 6. That the President of the United States is hereby authorized to appoint five commissioners to an international conference, to be held at a place to be hereafter designated, with a view to secure, internationally, a fixity of relative value between gold and silver as money by means of a common ratio between those metals, with free mintage at such ratio, and for compensation of said commissioners, and for all reasonable expenses connected therewith, to be approved by the Secretary of State, including the proportion to be paid by the United States of the joint expenses of such conference, eighty thousand dollars, or so much thereof as may be necessary, is hereby appropriated out of any money in the Treasury not otherwise appropri-

8. 1388.

A BILL increasing the circulating medium, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the unit of value in the United States of America shall be the dollar; and from and after the passage and approval of this act standard silver, as now defined by law, shall be coined at the several mints of the United States into dollars, half-dollars, quarter-dollars, and dimes at the ratio of sixteen grains of standard silver to one grain of standard gold, under the same conditions as to mintage and other charges as are now, or may hereafter be, in force with reference to the coinage of gold; and it shall be the duty of the Secretary of the Treasury, without unnecessary delay, to cause all uncoined silver bullion owned by the Government of

the United States to be coined into standard silver dollars.

SEC. 2. That, it being the policy of this Government to retire and extinguish its bonded and interest-bearing indebtedness as rapidly as the same matures, the Secretary of the Treasury is hereby authorized and directed, within six months from and after the passage and approval of this act, to commence the retirement of all national-bank notes; and whenever a national-bank note shall come into the possession of the Government of the United States of America in the ordinary course of business, the Secretary of the Treasury shall replace the same with a legal-tender Treasury note of the same denomination, identifying on its face in appropriate words and figures the national-bank note in lieu of which it is issued, and he shall then destroy said national-bank note by causing the same to be burnt to ashes, making a note of the fact of destruction on a book to be kept for that purpose.

SEC. 3. That the Secretary of the Treasury is hereby further authorized, required, and directed, by an appropriate rule for that purpose to be promulgated by him, to call in and cause to be surrendered to the Treasury Department, monthly, not less than three million dollars of the national-bank notes now outstanding and replace the same with legal-tender Treasury notes of the United States of America, in the same manner as is prescribed in the preceding section of this act, at the same time causing said national-bank notes thus surrendered to be burnt to ashes and a note of the fact to be entered upon an appropriate book kept for that purpose; and he shall continue calling in and destroying the national-bank notes now in existence and the replacement of the same with legal-tender Treasury notes until all national-bank notes now in existence are taken out of circulation, destroyed, and replaced with legal-tender Treasury notes.

SEC. 4. That the legal-tender Treasury notes issued under the provisions of this act shall be redeemable in gold and silver coin, and in the redemption thereof the Secretary of the Treasury shall not discriminate against either metal, but shall redeem said legal-tender Treasury notes as nearly as may be practicable in equal

parts of gold and silver.

SEC. 5. That all money coined, and all legal-tender Treasury notes issued, under the provisions of this act, shall be a full legal tender in payment of all debts, public and private, any note or provision in any contract or obligation to the contrary notwithstanding.

SEC. 6. That no national banking association shall hereafter be permitted to issue any bank note or notes or other evidence of debt to circulate as money. All acts or

parts of acts in any manner conflicting with this act are hereby repealed.

A BILL authorizing and directing the issue of an increased volume of constitutional logal-tender money by repealing all laws that have been enacted relating to the coinage or use of silver since January first, eighteen hundred and seventy-three, and to re-enact all laws relating to silver and in force previous to that date, by authorizing and directing the issue of United States legal-tender notes, and to prohibit the further issue of United States interest-bearing bonds.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That as the founders of this Government gave both gold and silver equal privileges as to their coinage, and alike becoming constitutional legal-tender money of the United States, and as the Supreme Court of the United States, on March third, eighteen hundred and eighty-four, decided that "United States legal-tender notes, commonly known as greenbacks, when issued by direction of Congress to meet the requirements of the Government or the necessities of the people, are," also, "constitutional legal-tender money of the United States," and as such requirements and necessities now exist, therefore it is hereby enacted that all laws or parts of laws that prevent the free coinage of silver on equal terms with gold, or in any other way deprives silver of its former rights of being a full legaltender money of the United States, and which have been enacted since January first, eighteen hundred and seventy-three, are hereby repealed, and that all laws relating to the coinage of silver that were in force previous to that date are hereby re-en-

SEC. 2. That the Secretary of the Treasury be, and he is hereby, authorized and directed to have prepared five hundred million dollars in noninterest-bearing United States legal-tender notes, in convenient denominations for use as money among the people, fifty million dollars of which legal-tender notes said Secretary is hereby directed to have ready to put in circulation within sixty days and the entire five

hundred million dollars within six months from the passage of this act.

SEC. 3. That the United States legal-tender notes authorized and directed to be issued by this act shall be a full legal tender in payment of all debte, public and private, except those which special laws now provide shall be paid in coin, and when any of said legal-tender notes are not in actual circulation they shall be counted as lawful money in the Treasury, and be paid out to meet the current daily expenses of the Government, and for the other uses herein provided for. And whea any of said legal-tender notes have been paid out and again returned to the Treasury they shall be reissued, and when injured, defaced, or worn out they shall be replaced with others of like denomination and character, and it shall be the duty of the Secretary of the Treasury to redeem said United States legal-tender notes, when so requested by their holders, in the lawful money of the United States, at any time after ten years from the passage of this act, and the Secretary of the Treasury is hereby prohibited from issuing any more United States interest bearing bonds until after all of the constitutional legal-tender money of the United States authorized and directed to be issued by this act has been paid out and is in actual circulation among the people.

SEC. 4. That the Secretary of State, the Secretary of the Treasury, the Secretary of War, the Secretary of the Navy, the Secretary of the Interior, the Postmaster-General, the Attorney-General, and the Secretary of Agriculture, respectively, is hereby directed, immediately after sixty days from the passage of this act to commence and to press to speedy completion all public work and improvements which the law provides shall be done under the direction of his Department, and to pay for all work performed and material furnished under contracts made through his Department by authority of law, and to pay all outstanding debts or obligations heretofore created through his Department under authority of law by drawing his warrants on the Secretary of the Treasury to meet such payments at any time after sixty days

from the passage of this act.

SEC. 5. That it shall be the duty of the Secretary of the Treasury to pay all warrants drawn on him in accordance with the provisions of the preceding section of this act, and to pay all other current expenses of the Government, as soon as there is a sufficient amount of United States legal-tender money in the Treasury available

for such purposes after the passage of this act.

SEC. 6. That the sum of one hundred thousand dollars is hereby appropriated, and made immediately available, or so much thereof as may be required, to prepare and to get ready for use the first fifty million dollars of legal-tender notes authorised and directed to be issued under this act, which notes shall bear the date of the passage of this act, and the manner of their payment; and all expenses connected with the preparation and issue of said legal-tender notes shall be carried on and paid for under the direction of the Secretary of the Treasury, according to the provisions of this act.

SEC. 7. That this act shall take effect immediately.

8. 1814.

A RILL to provide for the free and unlimited coinage of silver.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the silver coins of the United States shall be composed of standard silver. That of the silver coins the dollar shall be of the weight of four hundred and twelve and one-half grains; the half-dollar of the weight of two hundred and six and one-fourth grains; the quarter-dollar of the weight of one hundred and three and one-eighth grains; and the dime or tenth part of a dollar, of the weight of forty-one and a quarter grains. And that dollars, half-dollars, quarter dollars, and dimes shall be legal tenders of payment, according to their nominal value, for any sum whatever.

SEC. 2. That silver bullion brought to any mint of the United States for coinage shall be received and coined by the proper officers for the benefit of the depositor: *Provided*, That it shall be lawful to refuse, at the mint, any deposit of less value than one hundred dollars and any bullion so base as to be unsuitable for the operations

of the mint

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SEC. 3. That the depositor of silver bullion at any mint of the United States for coinage shall, as soon as the coinage value thereof can be determined, receive therefor, at his option, such coinage value in silver coin or silver certificates issued thereon equal in amount to such coinage value and of the description now provided by law; and such silver certificates and all other silver certificates heretofore or hereafter issued by the United States shall be a legal tender in payment of all debts, public and private.

8. 1923.

A BILL to repeal sections thirty-four hundred and twelve and thirty-four hundred and thirteen of the Revised Statutes, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That sections thirty-four hundred and twelve and thirty-four hundred and thirteen of the Revised Statutes be, and the same are hereby, repealed.

hundred and thirteen of the Revised Statutes be, and the same are hereby, repealed. SEC. 2. That from and after the passage of this act no State bank, banking association, other than national banks, no corporation, person, or partnership shall issue or emit any note, bill, certificate, or other paper, in any form or similitude, to be used or circulated as money. And all and every such note, bill, certificate, or other paper, in any form or similitude whatever, issued or emitted by any State bank, banking association, other than national banks, corporations, person, or partnership be, and the same is hereby, declared null and void.

SEC. 3. That every State bank, banking association, other than national banks, every corporation, person, or partnership who shall offend against the provisions of this act shall forfeit and pay for each and every offense a sum not exceeding one

thousand dollars.

·s. 1996.

A RILL to repeal section thirty-four hundred and twelve of the Revised Statutes of the United States, relating to the payment of the tax of ten per centum on the notes of State banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section thirty-four hundred and twelve of the Revised Statutes of the United States, relating to the payment of the taxes of ten per centum on the amount of notes of State banks used for circulation, be, and the same is hereby, repealed.

8. 9099.

A BILL to authorize the free coinage of silver; to coin the gold and silver bullion now owned and held by the United States Gevernment; to provide for the payment of the interest-bearing debt of the United States; to take up the national bank notes, United States Treasury notes of all kinds, gold and silver certificates, both coin and bullion, and all other nounterest-bearing indebtedness of the United States now outstanding; to repeal the act of July fourteenth, anno Domini eighteen hundred and ninety, known as the silver-bullion purchase act; to repeal all laws providing for the issue of Treasury notes, gold and silver certificates, either coin or bullion, or other certificates; to repeal all laws for the refunding of the national debt; to repeal the national banking act; to repeal all tariff and internal-revenue laws, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to coin all the silver bullion of the required fineness presented at the Treasury, any subtreasury, Government mint, or assay office, for the benefit of the person or persons presenting the same, as provided by law for the

coinage of gold and silver bullion in force prior to the year eighteen hundred and seventy-three, and for the purpose of carrying this act into effect the mint laws in force prior to the year eighteen hundred and seventy-three are hereby reenacted.

SEC. 2. That the Secretary of the Treasury is hereby authorized and directed to coin the gold and silver bullion now owned and held by the United States Government as rapidly as possible, and call in the interest-bearing obligations of the United States, and pay off the same at par value and accrued interest with the gold and silver coin herein provided for, and he is hereby directed to call in within thirty days after the passage of this act two hundred and fifty million dollars of the interest bearing bonds of the United States bearing the highest rate of interest, and pay the same at par value and accrued interest out of any gold and silver coin now in the Treasury, any subtreasury, mint, or Government depository, and thereafter to call in not less than twelve and one-half million dollars monthly of the interestbearing bonds of the United States until all of said interest-bearing bonds shall have been called in, paid off, and canceled and destroyed; and for the purpose of carrying into effect the provisions of this section all the gold and silver coin now held for the redemption of greenbacks, Treasury notes, gold and silver certificates, both coin and bullion, is hereby released and made available; said bonds shall be canceled and

destroyed as rapidly as the same shall be paid off.

SEC. 3. That the Secretary of the Treasury be, and he is hereby, authorized and directed to have engraved and printed (coined) a sufficient amount of paper money to take up all national-bank notes, United States Treasury notes of all kinds, gold and silver certificates, both coin and bullion, and all other certificates of indebtedness issued by the United States and now outstanding, and shall call in all of said national-bank notes, United States Treasury notes of all kinds, gold and silver certificates, both coin and bullion, and all other certificates of indebtedness so issued and now outstanding as rapidly as possible, and exchange at par value therefor the paper money herein provided for, and shall cancel and destroy said notes, certificates, and other evidences of indebtedness as fast as the exchange herein provided for shall have been made. The Secretary of the Treasury is further authorized and directed to issue from time to time a sufficient amount of said paper money herein provided for, in addition to the amount necessary to redeem the aforementioned notes and certificates, to pay, and shall pay, all salaries of officers, wages of Government employés, appropriations made by Congress for whatsoever purpose, in maintaining or carrying on the General Government of the United States. The paper money herein provided for shall be issued in denominations of one, two, five, ten, twenty, fifty, one hundred, five hundred, and one thousand dollars, and said paper money provided for in this act is hereby made a legal tender at its face value, in payment of all debts, dues, and demands of whatsoever kind, both public and private, within the United States of America, and shall have said legal-tender clause printed on the face of each note.

SEC. 4. That there is hereby appropriated, out of any money in the Treasury not otherwise appropriated, a sufficient sum of money to carry this act into effect.

SEC. 5. That the act of July fourteenth, anno Domini eighteen hundred and ninety.

and known as the silver-bullion purchase act, is hereby repealed.

SEC. 6. That the national banking act of eighteen hundred and sixty-three, together

with all acts amendatory thereof and supplemental thereto, are hereby repealed.

SEC. 7. That all acts providing for the issue of United States Treasury notes, gold and silver certificates, both coin and bullion, or other certificates, and all laws providing for issuing or refunding interest-bearing bonds, or other evidences of indebtedness of the United States, are hereby repealed.

SEC. 8. That all tariff and internal-revenue laws are hereby repealed.

S. 2115.

A BILL to provide for the regulated free coinage of silver bullion into standard dollars of the United States, and for the preservation of the parity of value of the various kinds of coined money of the United States.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any owner of silver bullion the product of mines or refineries located in the United States may deposit the same at any mint of the United States, to be formed into standard dollars of the present weight and fineness, for his benefit, as hereinafter stated; but it shall be lawful to refuse any deposit of tess value than one hundred dollars or any bullion so base as to be unsuitable for the operation of the mint: Provided, however, That there shall be delivered or paid to the person depositing such silver bullion only such number of standard silver dollars as shall equal the commercial value of said silver bullion on the day of deposit, as ascertained and determined by the Secretary of the Treasury; the difference, if any, between the mint or coin value of said standard silver dollars and the

commercial value of the silver bullion thus deposited shall be retained by the Government as seigniorage, and the gain or seigniorage arising from such coinage shall be accounted for and paid into the Treasury. The amount of such seigniorage or gain shall be retained in the Treasury as a reserve fund in silver dollars, or such other form of equivalent lawful money as the Secretary of the Treasury may from time to time direct, for the purpose of maintaining the parity of value of every silver dollar issued under the provisions of this act with the gold dollar issued by the United States: Provided, That the deposits of silver bullion for coinage into silver dollars under the provisions of this act shall not exceed the sum of four million dollars per month: Provided further, That the coinage of silver dollars provided for in this act shall not be further continued when the aggregate amount of lawful money of all kinds in the United States shall equal the sum of forty dollars per capita of the population of the United States; but such coinage may at any time be resumed whenever the aggregate amount of lawful money in the United States shall fall below forty dollars per capita, to the end that the aggregate amount of lawful money in the United States may approximately equal, and be kept equal to, the sum of forty dollars per capita, and no more: Provided further, That the Secretary of the Treasury may, in his discretion, cause to be coined two silver half dollars of the present weight and fineness in lieu of each of the standard silver dollars to be coined under the provisions of this act; and all the provisions of this act shall be equally applicable in maintaining every two such half dollars at a parity with the gold dollar issued by the United States.

SEC. 2. That the said silver dollars and silver half dollars shall be a legal tender

in all payments at their nominal or coin value.

RESOLUTIONS.

[January 9, 1894.]

INCREASE OF GOLD COIN.

Mr. Allen. I submit a resolution, and ask that it be printed and lie on the table.

The resolution was read as follows:

Resolved, That the Secretary of the Treasury be, and he is hereby, directed to inform the Senate from what source or sources the gold coin in this country outside of the Treasury of the United States was increased to the amount of \$86,869,482 during the fiscal year 1893, as expressed in his recent report for that year, and if derived from different sources, give the sources respectively from which derived and the amount thereof.

[January 29, 1894.]

ISSUE AND SALE OF BONDS.

Mr. Stewart. I submit a resolution, and ask that it may go over until tomorrow morning.

The resolution was read as follows:

Resolved, That, in the judgment of the Senate of the United States, the Secretary of the Treasury is not at this time clothed, under existing laws, with any legal authority to issue and sell the bonds or other interest-bearing obligations of the Government.

[As amended by Mr. Quay.]

Resolved. That, in the judgment of the Senate of the United States, the Secretary of the Treasury is not at this time clothed, under existing laws, with any legal authority to issue and sell the bonds or other interest-bearing obligations of the Government, except to provide for the redemption of the legal-tender notes presented at the subtreasury of the United States in the city of New York; and that the money derived from the sale of bonds issued under that act can not be lawfully applied to any other purpose.

[February 1, 1894.]

REDEMPTION OF CURRENCY-GOLD RESERVE.

Mr. ALLEN. I submit a resolution, and ask for its present consideration.

The resolution was read as follows:

Resolved, That the Secretary of the Treasury be, and he is hereby, directed to inform the Senate what amount, if any, of the different kinds of paper money or currency issued by the Government has been redeemed since January 14, 1875, to this date, classifying such money or currency, giving the amounts, respectively, by years of such redeinption, and what portion of such currency or money thus redeemed, if any, was destroyed, and what portion was reissued, giving the amounts and classes

by years, respectively. Also, by what right or authority the so-called gold reserve now maintained in the Treasury was established, when established, and under what authority it is now maintained.

[February 1, 1894.]

ISSUE AND SALE OF BONDS.

Mr. Prefer. I submit a resolution, and ask that it may be read and printed and lie over until to-morrow, under the rule.

The resolution was read as follows:

Resolved, That the Secretary of the Treasury be, and he is hereby, directed to inform the Senate how many offers have been presented for the purchase of bonds proposed to be issued and sold in his notice under date of February 17, 1894, giving the names and places of business of the persons and firms, and companies or corporations making such offers, for what amounts, and at what prices the offers were made, also the names and places of business of the persons to whom the said bonds have been sold, in what amounts to each and at what price; also when the offers of each and all of the bidders were received at the Department.

[February 21, 1894.]

LEGAL STATUS OF SILVER CERTIFICATES.

Mr. ALLEN. I submit a resolution, and ask unanimous consent for its present consideration.

The resolution was read as follows:

Resolved, That the Attorney-General be, and he is hereby, directed to furnish the Senate with complete copies of any opinions furnished by him to the Secretary of the Treasury relating to silver certificates and of all correspondence between the Treasury Department and the Department of Justice in relation thereto.

[February 22, 1894.]

PERMANENT FINANCIAL SYSTEM.

Mr. MARTIN. I submit a resolution, which I ask shall be read, printed, and lie on the table for the present.

The resolution was read as follows:

Whereas it is manifest that the framers of the Constitution of the United States intended that gold and silver should at all times constitute the principal currency of this country, and to that end it was clearly provided in the Constitution that Congress shall coin money and regulate the value thereof and of foreign coins; and

Whereas the continued and unrestricted coinage and use of both gold and silver

without discrimination against either metal has been from the foundation of the Government, and still is, the settled pelicy of the United States: Therefore, be it Resolved, That the Senate Committee on Finance be, and hereby is, instructed to formulate and report to the Senate at the earliest possible moment, a bill or bills providing for a permanent American financial system which shall include the free, unrestricted, and unlimited coinage and use as money of both gold and silver upon the basis and ratio of 16 of silver to 1 of gold.

[March 28, 1894.]

ISSUE OF BONDS.

Mr. Peffer. I submit a resolution, which I ask to be read and ordered printed, and that it lie over under the rule.

The resolution was read and ordered to lie on the table and be printed as follows: Resolved, That the Committee on Finance be, and it is hereby, instructed to prepare and report as soon as practical a bill to repeal all laws authorizing or permitting the Secretary of the Treasury to issue bonds or other interest-bearing obliga-tions of the Government, and to prohibit any and all such issues in future without express authority by act of Congress first had and obtained.

[June 19, 1894.]

PUBLIC SAVINGS BANKS.

Mr. PEFFER. I submit a resolution, which I ask may be read, printed, and lie over. The resolution was read and ordered to lie over, and to be printed as follows: Resolved, That the Committee on Post-Offices and Post-Roads be, and it is hereby, directed to prepare and report, as soon as practicable, a bill providing for the establishment of a system of public savings banks, to be conducted under the surveil-lance of public officers in connection with the Post-Office Department,

HOUSE BILLS.

H. B. 4477.

A BILL for the coinage of silver mined in the United States.

Be it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That any citizen of the United States may at any time present at any mint of the United States any amount of silver bullion in lots of one hundred ounces or more, the same being the product of mines located anywhere in the United States, and it shall be the duty of the officers in charge of such mint, as speedily as practicable, to coin the said bullion into standard silver dollars of the present logal weight and fineness for such citizen so presenting the same.

SEC. 2. That satisfactory proof shall be furnished to said officer as to such citizen-

ship and that said silver is the product of mines located in the United States.

SEC. 3. That the officers of said mints shall deduct from said bullion, or receive in payment as a charge for such coinage, the difference in value between the coinage value at the legal ratio and the market value of said silver bullion at date of such presentation or deposit.

SEC. 4. That this law shall be and remain in force for three years from the date of

SEC. 5. That the fixed purpose of the United States to maintain such coined standard dollars at a parity with all other coined standard money of the United States is hereby declared and affirmed.

H. B. 4664.

A BILL to provide for the free and unlimited coinage of silver and gold at the present ratio and upon equal terms.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That on and after the passage of this act the mints of the United States shall be opened to the coinage of both silver and gold, upon the same terms as existed prior to eighteen hundred and seventy-three: Provided, however, terms as existed prior to esgace in undered and seventy-three? Provided, Rowever,
That all silver and gold coined hereafter for the account of the owners shall not
have any legal-tender function, and instead of being stamped "one dollar," "five
dollars," "ten dollars," and so forth, it shall be stamped "ten dimes," "fifty
dimes," "one hundred dimes," and so forth, and on the reverse side of every piece
of such coin shall bear the words "Not a legal tender."

SEC. 2. That nothing in this act shall be construed as taking away the legaltender function of any silver or gold already coined or which may have fire the

tender function of any silver or gold already coined, or which may hereafter be coined upon the account of the United States.

SEC. 3. That all laws or parts of laws in conflict with this act shall be, and

hereby are, repealed.

H. R. 4896.

A BILL to provide for the free and unlimited coinage of silver and gold at the present ratio and upon equal terms.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on and after the passage of this act the mints of the United States shall be opened to the coinage of both silver and gold, upon the same terms as existed prior to eighteen hundred and seventy-three: Provided, however, That all silver and gold coined hereafter for the account of the owners shall not have any legal-tender function, and instead of being stamped "one dollar," "five dollars," "ten dollars," and so forth, it shall be stamped "ten dimes," "fifty dimes," "one hundred dimes," and so forth, and on the reverse side every piece of such coin shall bear the words "Not a legal tender."

SEC. 2. That nothing in this act shall be construed as taking away the legal-

tender function of any silver or gold already coined.

SEC. 3. That all laws or parts of laws in conflict with this act shall be, and hereby are, repealed.

H. R. 4956.

AN ACT directing the coinage of the silver bullion held in the Treasury, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury shall immediately cause to be coined as fast as possible the silver bullion held in the Treasury, purchased under the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issuing of Treasury notes thereon, and for other purposes," to the amount of the gain or seigniorage of such bullion, to wit: The sum of fifty-five million one hundred and fifty-six thousand six hundred and eighty-one dollars, and such coin or the silver certificates issued thereon shall be used in the payment of public expenditures, and the Secretary of the Treasury may, in his discretion, if the needs of the Treasury demand it, issue silver certificates in excess of such coinage: Provided, That said excess shall not exceed the amount of the seigniorage as herein authorized to be coined.

SEC. 2. After the coinage provided for in the first section of this act, the remainder of the silver bullion purchased in pursuance of said act of July the fourteenth, eighteen hundred and ninety, shall be coined into legal-tender standard silver dollars as fast as possible, and the coin shall be held in the Treasury for the redemption of the Treasury notes issued in the purchase of said bullion. That as fast as the bullion shall be coined for the redemption of said notes, the notes shall not be reissued but shall be canceled and destroyed in amounts equal to the coin held at any time in the Treasury, derived from the coinage herein provided for, and silver certificates shall be issued on such coin in the manner now, provided by law: Provided, That this act shall not be construed to change existing law relating to the legal-tender character or mode of redemption of the Treasury notes issued under said act of July fourteenth, eighteen hundred and ninety.

SEC. 3. That a sufficient sum of money is hereby appropriated to carry into effect

the provisions of this act.

Passed the House of Representatives March 1, 1894.

Attest:

JAMES KERR, Clerk.

H. R. 4960.

A BILL to provide a national currency.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That there is hereby created in the Treasury Department a commission, which shall consist of the Secretary of the Treasury, the Treasurer of the United States, and the Comptroller of the Currency, and shall be known as the national-currency commission. The Secretary of the Treasurer shall be the president, the Treasurer of the United States shall be the treasurer, and the Comptroller of the Currency shall be the secretary of the commission. It shall be the duty of this commission to execute and carry into effect the provisions of this act and to perform such other duties as may be required of it by law. It shall meet at least once in each month, shall keep a record of its proceedings, and shall prescribe rules for its government and for carrying this act into effect, which rules, not being in conflict with any act of Congress, shall have the same force and effect as if prescribed by law.

SEC. 2. That the national-currency commission shall cause to be engraved and printed, at the Bureau of Eugraving and Printing, national-currency notes of the denominations of five dollars, ten dollars, twenty dollars, fifty dollars, one hundred dollars, five hundred dollars, and one thousand dollars, of such designs as said commission may approve and in such amounts as may be necessary to meet the requirements of this act.

Such national-currency notes shall be a legal tender in payment of all debts, public and private, except where otherwise expressly stipulated in the contract, and shall be receivable for customs, taxes, and all public dues, and when so received may be reissued, unless as otherwise provided in this act; and such notes, when held by any national-banking association, may be counted as a part of its lawful reserve.

SEC. 3. That the said currency notes issued in accordance with the provisions of this act shall be redeemable on demand, in coin, at the Treasury of the United States, or at the office of any assistant treasurer of the United States; and when so redeemed may be reissued, except as is otherwise expressly provided in this act.

SEC. 4. That national-currency notes which are authorized to be issued by this act shall be issued in the first instance in the manner herein provided: Any bank, banking association, or corporation having banking powers, organized in pursuance of

the laws of the United States or of any State or Territory, or in pursuance of the laws in force in the District of Columbia, being solvent, and which has a capital stock of which at least twenty-five thousand dollars have been paid up in cash, may, upon complying with the provisions of this act, receive national-currency notes upon the deposit with the national-currency commission of the bonds hereinafter required and provided for and subject to all the provisions of this act. But no bank shall receive such currency notes in excess of the capital stock of such bank actually paid up in cash, or in excess of the par value of the bonds of the United States or in excess of ninety per centum of the par value of bonds other than those of the United States, which may be deposited.

SEC. 5. That no bonds shall be received on deposit by the national-currency commission, as security for the national-currency notes which may be issued to any bank herein authorized to receive the same, except such as are herein provided for:

First. The bonds of the United States, and bonds the principal and interest of which have been guaranteed by the United States; and any bank making a deposit of such bonds shall be entitled to receive national-currency notes to the amount of the par value of such bonds.

Second. The bonds of any State of the United States which have been continuously for two years preceding the date of their deposit at par in the market and the

interest upon which has at no time since the issue thereof been in default.

Third. The bonds of any county or parish of any State, or the bonds of any city or town in the United States, which had at the last preceding census of the United States a population of not less than five thousand, and which bonds have been for two years preceding their deposit at par in the market and the interest upon which has at no time been in default. All such bonds must have been issued in pursuance of law and for municipal purposes exclusively; and must be, in the opinion of the national-currency commission, ample and valid security for the purposes for which they are deposited; and the several States in which they are issued must have made the necessary provisions for the payment of the principal and interest thereon.

SEC. 6. That the national-currency notes issued under the provisions of this act shall not be subject to the payment of the tax of ten per centum imposed by sections thirty-four hundred and twelve and thirty-four hundred and thirteen of the Revised Statutes of the United States, and by sections nineteen, twenty, and twenty-one of the act approved February eighth, eighteen hundred and seventy-five, on the amount of notes of any State bank or State banking association which may be authorized by the laws of the several States to issue circulating notes, nor to any tax under the laws of the United States, except as provided in this act; nor to the payment of any tax under the laws of any State or Territory, or any municipality in the United States; nor shall the bonds deposited for their security, while they remain on deposit with the national-currency commission, be subject to the payment of any such tax.

SEC. 7. That the national-currency commission shall have the right to reject any bonds offered for deposit as provided in this act.

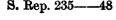
SEC. 8. That any bank making a deposit of bonds as provided herein, other than bonds of the United States or bonds the principal and interest of which have been guaranteed by the United States, shall be entitled to receive, on depositing the same with the national-currency commission, national-currency notes to the amount of ninety per centum of the par value of such bonds, but the bank depositing such bonds other than national bonds shall first guarantee the payment of the principal and interest of the same.

SEC. 9. That if at any time any bonds deposited with the national-currency commission under the provisions of this act should be depreciated to the amount of five per centum, or if the interest thereon should not be paid as provided in such bonds, or if the said commission should be of the opinion that any bonds so deposited were not ample security for the purpose for which they were deposited, said commission shall notify the bank depositing the same to deposit other or additional bonds, or to return to the commission national-currency notes equal to ninety per centum of the estimated depreciation of said bonds, in order that the currency notes outstanding may not at any time exceed ninety-five per centum of the market value of the bonds, other than national bonds, which may be held as security therefor.

SEC. 10. That the United States shall have a first lien upon all the assets of any bank making deposit of bonds and receiving national-currency notes under the provisions of this act, to the extent of indemnifying the United States for any loss which may be sustained by reason of the depreciation of bonds deposited or by reason of any loss which the United States may sustain in disposing of the same; and the said national-currency commission is authorized to institute proper proceedings, in the name of the United States, in the courts of the United States, to

enforce the provisions of this act.

SEC. 11. That the national-currency notes issued under the provisions of this act shall be known as Series A, B, and C. The banks to which such notes are issued



shall pay a tax to the United States at the rates per annum herein indicated upon the amount of such notes issued to them, respectively; that is to say, upon the issues of notes of Series A they shall pay a tax of one per centum, upon the issues of Series B they shall pay a tax of two per centum, and upon the issues of Series C they shall pay a tax of four per centum. The notes of Series A issued to any bank shall not exceed in amount fifty per centum of its capital stock; and the notes of Series B may be issued to any bank to an amount equal to twenty-five per centum of the capital stock thereof, and the notes of Series C may be issued to any such bank to a like amount.

SEC. 12. That in case any bank depositing such bonds shall fail to comply with any demand of the national-currency commission to deposit additional security as provided in this act, or shall fail to comply with any rules or regulations of the commission in reference to such bonds so deposited, such bonds shall be forfeited to and become the property of the United States; and said commission is authorized to dispose of the same at public or private sale under such rules and regulations as said commission may have prescribed. And the proceeds realized from the sale of such bonds shall be held as a special fund for the redemption or retirement of the amount of outstanding national-currency notes for the security of which they were deposited. If such bonds should realize an amount in excess of the national-currency notes for which they were deposited and in excess of the cost of their sale, such excess shall be paid to the bank which deposited them. If such bonds should not realize an amount equal to the amount of currency notes issued thereon and the cost of disposing of such bonds, the said commission is authorized and required to proceed to collect such deficiency from the bank depositing them in the proper tribunals of the United States, or in such manner as said commission may determine.

SEC. 13. That any bank having deposited bonds with the national-currency commission as herein provided shall be entitled to have such bonds or any portion thereof returned to it in the manner hereinafter provided; that is to say, whenever any such bank shall deposit with said national-currency commission national-currency notes, national bank notes, or any Treasury notes issued by the United Stases bonds to the amount deposited for security of a like amount of national-currency notes shall be returned to said bank. The United States currency notes so deposited shall be canceled or retired from circulation, and the national-bank notes and Treasury notes so deposited shall be held as a special fund, and shall be exchanged and substituted for a like amount of any national-currency notes which may be paid into the Treasury of the United States at any time; and, when so exchanged for national-currency notes, such currency notes shall be can cled or retired from circulation and the national-bank notes and Treasury notes shall be again issued and put in circulation. Whenever any bank shall deposit national-currency notes, national-bank notes, or any Treasury notes as provided herein, the tax upon a like amount of national-our-rency notes theretofore issued to such bank shall thereafter be remitted, and such remission shall be made upon the outstanding series bearing the highest rate of

SEC. 14. That the faith and credit of the United States are hereby pledged to the redemption in coin, on demand, of the national-currency notes issued in pursuance of this act; and, to enable the United States to so redeem such currency notes, or to retire the same from circulation, the amount of currency deposited by any bank and the proceeds of the sale of any bonds which may be disposed of as provided in this act shall be held as a special fund for such redemption; and, in addition to such special fund, and to better enable the said national currency commission to prepare and provide for the redemption of such national-currency notes in this act authorized or required, it is authorized to use any surplus revenues from time to time in the Treasury of the United States not otherwise appropriated; and should such revenue be insufficient, to issue, sell, and dispose of, at not less than par in coin, either of the descriptions of bonds of the United States described in the act of Congress approved July fourteenth, eighteen hundred and seventy, entitled "An act to authorize the refunding of the national debt," with like qualities, privileges, and exemptions to the extent necessary to carry this act into full effect, and to use the proceeds thereof for the purposes aforesaid: Provided, That the bonds issued in pursuance of this act shall bear a rate of interest not exceeding four per centum per annum, and shall be payable at the pleasure of the United States after five years from their issue.

SEC. 15. That whenever national-currency notes have been issued to the extent of fifty million dollars, as provided in this act, the said national-currency commission is authorized and required to issue bonds of the United States, as provided in this act, to the extent of twenty per centum of the national-currency notes so issued, and shall hold the proceeds thereof as a special fund for the redemption of national-currency notes, as herein provided; and whenever any additional amount of national-currency notes to the extent of fifty million dollars shall be issued, there shall be a like issue of bonds to a like amount, so that at all times there shall be a special fund adequate for the redemption of such currency notes as may be outstanding. When

ever, by the retirement from circulation of such currency notes, this special fund for their redemption shall exceed twenty per centum of the amount of such currency notes outstanding, the excess may be used by said national-currency commission for the purchase or redemption of any outstanding bonds of the United States. If, at any time, the special redemption fund herein provided should be reduced to an amount equal to ten per centum of the outstanding currency notes, the said national-currency commission is hereby authorized and required to sell bonds, as herein provided, to an amount which will be necessary to maintain the reserve at twenty per centum of outstanding currency notes. The currency notes redeemed in coin under the provisions of this act shall be reissued.

Sec. 16. That the Secretary of the Treasury is hereby authorized to detail any of the officers or employees in the Treasury Department to perform any duties which may be required of them by the national-currency commission; and the said national-currency commission is authorized to use the Treasury of the United States and the subtreasuries thereof for the safe-keeping of the bonds and moneys of which said commission may have custody and control as provided in this act. But said national-currency commission shall keep separate books and accounts of all its transactions.

SEC. 17. That the national-currency commission is authorized and directed to make the necessary and proper regulations to secure the speedy and frequent redemption of the national-currency notes issued under this act and of all other United States paper currency, including all United States notes, gold certificates, silver certificates, and Treasury notes of eighteen hundred and ninety, and all national-bank notes which have become soiled, impure, unclean, or otherwise unfit for use, when presented in sums of not less than one hundred dollars, and for the preparation and issue of new United States paper currency in place of such as shall have been redeemed on account of having become soiled, impure, unclean, or otherwise unfit for use, and for the transportation of such national-currency notes, United States paper currency and of such national-bank notes to the Treasury of the United States or any of the subtreasuries thereof, and for the transportation of the new national or United States currency or new national-bank notes in return for the United States currency or national-bank notes which have become so unfit for circulation: Provided, That all national-bank notes which are redeemed because they have become unfit for use shall be disposed of and replaced as now provided by law, except that the expenses of all transportation shall be paid out of the Treasury of the United States.

SEC. 18. That all the provisions of "An act to provide a national currency, secured by a pledge of United States bonds, and to provide for the circulation and redemption thereof," approved June third, eighteen hundred and sixty-four, which may now be in force, and all the provisions of Title LXII of the Revised Statutes, entitled "National banks," and all amendments thereof relating to the examination of bonds which may be deposited to secure circulating notes, to the custody of such bonds, to the printing, denominations, and form of circulating notes, to the plates and dies, to the destroying and replacing of worn-out and mutilated notes, and all the provisions of sections fifty-two hundred and eight, fifty-two hundred and nine, fiftytwo hundred and ten, fifty-two hundred and eleven, fifty-two hundred and twelve, and fifty-two hundred and thirteen of the Revised Statutes, in so far as they are applicable, shall be in force and applicable to the national currency notes issued under this act, and to the banks and banking associations to which such national-currency notes may be issued, and to the officers, clerks, and agents of such banks and banking associations. And the provisions of sections fifty-one hundred and eighty-seven, fifty-one hundred and eighty-eight, fifty-one hundred and eighty-nine, fifty-four hundred and fifteen, fifty-four hundred and thirty, fifty-four hundred and thirtyone, fifty-four hundred and thirty-two, fifty-four hundred and thirty-three, and fiftyfour hundred and thirty-four of the Revised Statutes of the United States prescribing penalties for issuing circulating notes to unauthorized persons, for imitating such notes, and for defacing the same, and for counterfeiting obligations of the United States, so far as they are not inconsistent with the provisions of this act, are

hereby made applicable to the notes issued under the provisions of this act.

SEC. 19. That the national-currency commission shall report to Congress annually, at the beginning of each session, all its transactions which may be of interest to the public; and shall from time to time furnish Congress, or either House thereof, such

information as may be required by it.

H. R. 4988.

A BILL to provide for the coinage of the silver bullion now owned by the United States, and for ether purposes.

Whereas it appears by the report of the Secretary that there is now in the Treasury one hundred and forty million six hundred and ninety-nine thousand seven hundred and sixty fine ounces of silver bullion belonging to the United States, pur-

chased under the act of July fourteenth, eighteen hundred and ninety, at a cost of one hundred and twenty-six million even hundred and fifty-eight thousand two hundred and eighteen dollars, and which if coined at the present legal ratio would make one hundred and eighty-one million n ne hundred and fourteen thousand eight hundred and ninety-nine dollars; and

Whereas the said bullion is pledged for the redemption of all the outstanding notes given therefor, and the income of the United States from all sources is insuf-

ficient to pay its expenses: Therefore,

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That all of the silver bullion now owned by the United States shall be coined as speedily as practicable into standard silver dollars of the weight and fineness now prescribed by law, which shall be a legal tender in payment of all debts, public and private: *Provided*, That one-seventh part of said bullion may be coined into half dollars, quarter dollars, and dimes, in the proportion directed by the Secretary of the Treasury, and to contain the amounts of pure silver and

alloy as now prescribed by law for such coinage.

SEC. 2. That the Secretary of the Treasury shall set apart forty millions of the dollars coined as aforesaid for the redemption of the notes now outstanding which were paid out for the purchase of said silver bullion in the manner provided in the said act of July fourteenth, eighteen hundred and ninety; and whenever the said sum is reduced below forty millions of dollars by the redemption of said notes the said Secretary shall, from any other silver dollars in the Treasury not otherwise appropriated, add to the said sum so as to keep it up to forty million dollars, until the aggregate amount of said outstanding notes is reduced below that sum, and then the said Secretary shall keep in the Treasury for their redemption an amount of silver dollars equal to the amount of said notes outstanding, until they are all redeemed; and the said Secretary shall immediately issue an amount of silver certificates equal to the silver seigniorage now owned by the United States, which certificates shall be in conformity to existing laws as to denominations and circulation.

SEC. 3. That any contract hereafter made by the Government of the United States. or between corporations, or between a corporation and a person or persons, or between private persons, which is by its terms, or by law, payable in dollars, or dollars and cents, may be paid at its maturity, or thereafter, in any lawful coin of the

United States.

H. R. 5011.

A BILL for the free coinage of silver.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be the duty of the Secretary of the Treasury, on January first, eighteen hundred and ninety-five, and for sixty days prior thereto, to ascertain and keep a record of the daily relative market values of gold and silver bullion in the markets of New York and London, and the average market value obtained from such record, when ascertained, shall be declared by the Secretary of the Treasury, and shall thereafter be the legal ratio between gold and silver.

SEC. 2. That on and after January first, eighteen hundred and ninety-five, it shall be lawful for any holder of silver bullion to deposit the same at any mint of the United States and receive therefor silver dollars coined at the ratio provided in the

preceding section.
SEC. 3. That such dollars when coined shall be legal tenders of payment at their

face value for any sums whatever.

SEC. 4. That it shall be lawful to refuse at the mint any deposits of less value than one hundred dollars and any bullion so base as to be unsuitable for the operations of the mint.

SEC. 5. That it shall be lawful to charge the holder of silver bullion the actual cost of the alloy used in coining his deposit of bullion into dollars, and also the actual cost for refining, when the bullion is below standard, and for toughening

when metals are contained in it which render it unfit for coinage.

SEC. 6. That any holder of the coin authorized by this act may deposit the same with the Treasurer or any assistant treasurer of the United States, in sums not less than ten dollars, and receive therefor certificates of not less than ten dollars each, corresponding with the denominations of the United States notes. The coin deposited or representing the certificates shall be retained in the Treasury for the payment of the same on demand. Said certificate shall be receivable for customs taxes and all public dues, and when so received may be reissued.

SEC. 7. That all laws and parts of laws inconsistent with this act be, and the same

are hereby, repealed.

H. R. 5386.

A BILL to provide for the withdrawal of the discretionary power of the Secretary of the Treasury, to provide for the coinage of silver, and so forth, and for the immediate relief of the Treasury.

Boil enacted by the Senate and the House of Representatives of the United States of America in Congress assembled, That the discretionary power heretofore given the Secretary of the Treasury to issue bonds be, and the same is hereby, withdrawn, and that hereafter no bonds for any purpose whatsoever shall be issued by the Secretary of the

Treasury until the necessity theretofore is first specially determined by Congress.

SEC 2. That all silver in the Treasury shall be coined as rapidly as the conveniences of the Government will permit, and certificates issued as heretofore provided

on all uncovered silver and paid out on the obligations of the Government.

SEC. 3. That the Secretary of the Treasury shall pay out, upon the obligations of the Government, sixty-six and two-thirds per centum of all silver now in the Treasury held for the redomption of silver certificates, and shall not be required hereafter to retain in the Treasury more than thirty-three and one-third per centum of silver coin for the redemption of outstanding silver certificates

SEC. 4. That if at any time the current revenues of the Government shall be insufficient to meet the current expenses, the Secretary of the Treasury shall issue nouinterest-bearing Treasury notes, redeemable at the pleasure of the Government in coin, which shall be a full legal tender for all obligations of the Government or

of private persons, except as otherwise provided by contract.

SEC. 5. That it is hereby declared to be the duty of the Secretary of the Treasury to protect the gold reserve and to refuse the payment of more than a moiety of an obligation of the Government exceeding one thousand dollars in gold coin unless the obligation is specially payable in gold, or unless the interest of the Treasury reserve would be benefited thereby, excluding any supposed benefits of a public policy of the Treasurer that it would be advisable to pay in gold; the intent of this section being that one half of all coin obligations shall be paid in gold and one half in silver, unless the large quantity of gold and scarcity of silver in the Treasury would make a different course advisable.

H. R. 5401.

A BILL for the free coinage of American silver.

Re it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall it lawful for the owner or owners of silver ore or bullion mined or produced in the United States to have the same coined into standard silver dollars of four hundred and twelve and one-half grains of standard silver at any of the mints in the United States, upon the same terms and conditions that gold is now coined, and such silver dollars shall be a legal tender for all demands public or private.

H. R. 5446.

A BILL to provide an adequate volume of full legal-tender coin and paper money, for the classification of the funds in the United States Treasury, for the establishment of a general system of Government banking, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act there shall be established in the Treasury Department a bureau to be known as the Government Banking and Loan Bureau; that a chief and deputy chief of such bureau shall be appointed by the President of the United States, by and with the advice and consent of the Senate. The salary of the chief of such bureau shall be five thousand dollars per annum, and that of the deputy shall be four thousand dollars per annum; before entering upon their duties, the chief and deputy chief of the bureau shall each make to the United States and deliver to the Secretary of the Treasury a sufficient bond for the faithful discharge of all his official duties. When such bonds shall have been approved by the Secretary of the Treasury, they shall be filed with the Secretary of State who is hereby made the custodian of all bonds given under the provisions of this act.

SEC. 2. That it shall be the duty of the chief of such bureau, under the direction and with the approval of the Secretary of the Treasury, to superintend the affairs of the bureau; to make and enforce all proper rules necessary to carry into effect the provisions of this act; and to appoint all necessary clerks, whose salaries shall be no greater than those now paid for similar clerical work in the Treasury Department,

SEC. 3. That the chief of the bureau, by and with the consent of the Secretary of

the Treasury, shall establish branches of the United States Treasury, or subtreasuries, to be known as Government banks, in each county which has a population of one thousand or more, in each State and Territory of the United States, and in the District of Columbia, under the following conditions.

First. The first Government bank in any county shall be established on application by petition of not less than one hundred resident citizens of the county, each of

whom shall be owner of property within the county.

Second. In any county having one or more Government banks, an additional bank may be established upon a petition as aforesaid, and upon a recommendation of the bank examiner for that district showing that the business needs of the people would

be better supplied thereby.

SEC. 4. That, for each bank established the chief of the bureau, by and with the consent of the Secretary of the Treasury, shall appoint a bank director. Whenever any person shall have received an appointment as bank director, he shall, before entering upon his duties, make to the Government of the United States and deliver to the Secretary of the Treasury, a sufficient bond for the faithful discharge of all his official duties. The duties of the bank director shall be to exercise a general control and supervision over the business of the bank and employ all necessary clerks, such clerks to be subordinate to the director, who shall be responsible on his bond for their official acts.

SEC. 5. That the chief of the bureau shall classify all the banks into first, second, third, and fourth class banks, on the basis of the volume of business done. Each director of a bank of the first class shall receive a salary of four thousand dollars per annum; each director of a bank of the second class shall receive a salary of three thousand five hundred dollars; each director of a bank of the third class shall receive a salary of three thousand dollars, and each director of a bank of the fourth

class shall receive a salary of two thousand dollars.

SEC. 6. That the chief of the bureau, by and with the consent of the Secretary of the Treasury, shall appoint a sufficient number of bank examiners to examine the condition of each and every bank not less than twice each year and report the same to the chief of the bureau. Each bank examiner shall receive a salary of four thou-

sand dollars per annum and necessary traveling expenses.

SEC. 7. That no person who owes money to a Government bank shall be appointed bank director or bank examiner; no person who holds the position of bank director or bank examiner shall be entitled to borrow any money from any Government bank; no person who is owner or part owner of any private bank or other money-loaning institution, or who is stockholder in any banking corporation, or any corporation engaged in the business of loaning money, shall at the same time be permitted to act as a bank director or bank examiner under the provisions of this act; no person shall be appointed bank examiner, or bank director, or employed as a clerk in any Government bank unless he shall first have passed a civil-service examination; and no person shall be removed from the office of bank director or bank examiner except for immorality, incompetency, or failure to faithfully discharge the duties of his

SEC. 8. That all Treasury notes, United States notes, gold certificates, silver certificates, gold and silver coins heretofore or hereafter issued by authority of the United States shall be full legal tender for all public and private debts contracted

after the passage of this act, and shall be receivable by the Government for all dues. SEC. 9. That any owner of silver bullion may deposit the same at any mint of the United States to be coined into standard silver dollars for his benefit and without charge, except a sufficient sum to cover the actual cost of preparing the bullion for coinage: Provided, That it shall be lawful to refuse any deposit of bullion so base as

to be unsuitable for the operations of the mint.

SEC. 10. That in lieu of the various reserve funds and deposits of coin and bullion held in the United States Treasury for the redemption of United States notes, Treasury notes, gold certificates and silver certificates there shall be established a single reserve fund in the United States Treasury. In this single reserve fund the Secretary of the Treasury shall place all the gold coin and bullion now held to redeem United States notes, all the gold coin and bullion now held to redeem gold certificates, all the silver dollars now held to redeem silver certificates, and all the silver bullion, and dollars coined therefrom, purchased and held under the provisions of the act of July fourteenth, eighteen hundred and ninety, all of which coin and bullion shall be held and used for the redemption of such notes and cer-

SEC. 11. That whenever any notes or certificates shall be presented for redemption the Secretary of the Treasury shall redeem them as follows: Gold certificates in gold coin, silver certificates in standard silver dollars, and United States notes and Treasury notes in either gold coin or standard silver dollars according as either may be more plentiful in the single reserve fund. And whenever any gold or silver certificates shall come into the Treasury, either by redemption or by the collection of

dues and taxes, the same shall be destroyed, and in their stead shall be issued new legal-tender Treasury notes of like denominations, to the end that all the paper currency of the United States may be uniform. And whenever any United States notes or Treasury notes shall have been redeemed, if fit for further use, they shall be immediately reissued; but if unfit for further use, they shall be destroyed and new legal-tender Treasury notes shall be issued in their stead.

SEC. 12. That the Secretary of the Treasury is hereby authorized and directed to have prepared new legal-tender Treasury notes of suitable denominations, and sufficient in quantity, when added to the total sum of all United States notes, Treasury notes, gold certificates, and silver certificates outstanding, to make the whole paper currency of the United States equal in amount to three times the coin and bullion

placed in the single reserve fund.

SEC. 13. That the Secretary of the Treasury shall have coined into standard silver dollars all the silver bullion purchased under the act of July fourteenth, eighteen hundred and ninety, and shall have coined into standard gold coins all the gold bullion now held in the Treasury of the United States.

SEC. 14. That the Secretary of the Treasury shall establish in the United States Treasury a fund to be known as the permanent loan fund, and he shall place therein all the Treasury notes provided for in section twelve of this act, all redeemed notes which shall be reissued, and all Treasury notes issued to replace certificates and

notes redeemed under the provisions of section eleven of this act.

SEC. 15. That the chief of the bureau shall distribute all moneys in the permanent loan fund among all the Government banks, placing in each bank such a part of the whole as is proportional to the business needs of the community which such bank is intended to supply. In determining the amount to be placed in each bank the chief of the bureau shall be guided by reports of bank examiners, reports of bank directors, and such statistics of population, production, and commerce as may be available

SEC. 16. That each bank director shall make a report to the chief of the bureau every six months showing fully and clearly the condition of the bank under his supervision, and the kinds and amount of business done in the previous six months.

SEC. 17. That any person may deposit money in any Government bank in any sum not less than one dollar. Depositors shall be entitled to draw interest on their deposits at the rate of three per centum per annum, payable annually or at the date of withdrawal, at the option of depositors: *Provided*, That no interest shall be paid on any deposit that remains in the bank less than four months.

SEC. 18. That all deposits made in Government banks shall be classified into shorttime deposits and long-time deposits; all deposits of one hundred dollars or more made for a period of one year or more shall be known as long-time deposits; all others shall be known as short-time deposits. The United States shall be responsible for the safekeeping and return to depositors of all money deposited. Each bank shall keep on hand to pay depositors not less than fifteen per centum of all short-time

deposits made therein.

SEC. 19. That all long-time deposits shall be subject to the order of the chief of the bureau for distribution among the various Government banks in like manner as the moneys in the permanent loan fund: *Provided*, That the chief of the bureau shall order not less than fifteen per centum of every long-time deposit to be placed in some first-class bank to be designated by him, there to be safely kept and used as a fund for the repayment of all long-time deposits: Provided further, That no longtime deposit may be withdrawn without the depositor's giving thirty days' notice

to the bank wherein such deposit is made.

SEC. 20. That every post-office in the United States, outside of the cities and villages where Government banks are established, shall be a receiver of deposits in sums of one hundred dollars or less. When such deposits are made the postmaster shall give the depositor a receipt for the amount deposited, and shall immediately forward, by mail or express, such deposit to the nearest Government bank, upon the receipt of which the director of such bank shall return to the postmaster a receipt for the amount received; all deposits so made shall draw interest from date of post-master's receipt, subject to the provisions of section seventeen of this act. Every postmaster shall be responsible on his bond to the United States for all moneys deposited with him while they remain in his hands, and the United States shall be responsible to depositors for all such deposits from the time they are received by postmasters

SEC. 21. That any citizen of the United States may borrow money from any Government bank by giving ample personal or real-estate security. The bank director shall be judge of the sufficiency of all security offered. No greater sum than three thousand dollars shall be loaned to any person, firm, or corporation at any one time.

SEC. 22. That all loans made by Government banks throughout the United States shall be at the uniform rate of four per centum per annum: Provided, That when it is fully demonstrated that a decrease in the rate of interest is safe and practicable the Secretary of the Treasury shall order a uniform reduction in the rate of interest to be made, and such rate shall be no higher than is sufficient to defray the expenses of the system: Provided further, That all reductions in the rate of interest shall apply to the unpaid portion of all loans made before such reductions are ordered.

SEC. 23. That loans may be made for any period not less than three months nor greater than twenty years: *Provided*, That no loan on personal security shall be

made for a greater period than one year.

SEC. 24. That interest on every loan made for a greater period than one year shall be due and payable annually, but interest on every loan made for a period of one

year or less shall be due and payable at the same time as the loan.

SEC. 25. That in case of loans made for more than one year the borrower may, in addition to the interest, pay not less than five per centum of the principal at the end of each year, and shall thereafter pay interest only on the amount of principal remaining unpaid: Provided, That the borrower may at any time pay all the debt or a greater percentage than is herein required.

Sec. 26. That whenever any borrower shall fail to make payments as required under the provisions of this act it shall be the duty of the bank director to proceed

to collect the amount due by process of law.

SEC. 27. That after the passage of this act no bank shall be chartered under the present national-bank laws, and no charter of any existing national bank shall be

SEC. 28. That all acts and parts of acts in conflict with the provisions of this act be, and are hereby, repealed.

H. B. 5448.

A BILL To reduce tariff taxation and to provide revenue for the Government.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the revenue law approved October first, eighteen hundred and ninety, is hereby repealed, and the revenue law approved March third, eighteen hundred and eighty-three, is hereby revived and reenacted, except as here-

inafter provided.

SEC. 2. That at the end of the present fiscal year, June thirtieth, eighteen hundred and ninety-four, the rates of customs in all the schedules of the law hereby revived shall be reduced one-fourth, except such as are hereinafter placed on the free list.

SEC. 3. That at the close of the fiscal year ending June thirtieth, eighteen hundred and ninety-five, the rates or schedules of duties as they then exist shall be reduced

one-third.

SEC. 4. That at the close of the fiscal year ending June thirtieth, eighteen hundred and ninety-six, the duties on imports as they then exist shall be reduced onefourth: Provided, That the internal taxes of the revenue law of eighteen hundred and ninety-three shall be reduced by the same percentages each year when the custom duties are reduced: And provided, That the articles enumerated as prohibited by the aforementioned law of eighteen hundred and eighty-three shall remain in the prohibited list, and it will become the duty of the Secretary of the Treasury, on and after June thirtieth, eighteen hundred and ninety-four, to add to such prohibited list any and all articles and commodities which, in his judgment, are dangerous to the health, lives, or property of the people of the United States.

SEC. 5. That the free list of the aforesaid law of eighteen hundred and eightythree, which is hereby reenacted, shall be enlarged by adding all timber, round, split, hewn, or sawed, and all lumber, rough and dressed, used in the construction of fences, houses, boats, ships, and cooperage, but not advanced in value by manufacture beyond the condition of hewn, split, sawed, or dressed, on and after the

passage of this act.

SEC. 6. That in order to provide and maintain revenues for the Government there

are hereby authorized and levied taxes as follows:

First. On all incomes of individuals amounting to four thousand dollars per annum or over, but not exceeding ten thousand dollars, one per centum per annum. Second. On all incomes of individuals amounting to ten thousand dollars per

annum, but not exceeding thirty thousand dollars, two per centum per annum.

Third. On all incomes of individuals amounting to thirty thousand dollars per annum, but not exceeding sixty thousand dollars, three and one-half per centum per

annum.

Fourth. On all incomes of individuals amounting to sixty thousand dollars per annum, but not exceeding one hundred thousand dollars, six per centum per annum. Fifth. On all incomes of individuals amounting to one hundred thousand dollars per annum, but not exceeding five hundred thousand dollars, ten per centum per annum.

Sixth. On all legacies, and gifts to heirs of estates, and all inheritances of properties, and values of all sorts, counted in the aggregate, before division among the heirs, there is hereby authorized and levied taxes as follows: On all legacies or inheritances of ten thousand dollars or over but less than one hundred thousand dollars, a tax of five per centum; on all legacies of one hundred thousand dollars or over, a

tax of ten.per centum per annum.

Seventh. On all lauds and landed estates held by individuals, firms, or corporations there is hereby authorized and levied taxes as follows: On estates of the value of ten thousand dollars or over (not counting improvements), but less than lifty thousand dollars, two per centum per annum; on estates of the value of fifty thousand dollars or over (not counting improvements), but less than one hundred thousand dollars, four per centum per annum; on estates of the value of one hundred thousand dollars or over (not counting improvements), six per centum per annum.

SEC. 7. That for the purposes of restoring and maintaining a just and equitable volume of currency the Secretary of the Treasury is hereby authorized and directed—First, to issue one hundred nillions of dollars in legal-tender Treasury notes to replace the estimated losses and waste of United States notes during the past thirty years, the volume of which, under the law of May thirty-first, eighteen hundred and seventy-eight, prohibited the further retirement of United States notes.

Second, to issue one hundred and fifty millions of dollars in legal-tender Treasury notes to replace the retirement of national-bank notes below the maximum volume

of bank currency formerly in circulation; and

Third, to issue annually one hundred millions of dollars in legal-tender Treasury notes to meet the increasing necessities of an increasing population. Said Treasury notes shall be executed in the highest style of art on the distinctive paper best suited to the manufacture of the United States notes, and said notes shall be of the usual denominations, similar to the notes now in circulation; and the United States notes issued under this section shall be receivable in the revenues of the General Government and lawful money in all payments, both public and private, except where contracts in existence prior to the passage of this act have provided otherwise.

The United States notes authorized by this act shall be added to the funds of the United States Treasury, and shall be paid out and circulated through and by the

usual and lawful disbursements of the United States Government.

SEC. 8. That the Secretary of the Treasury of the United States is hereby authorized and directed to prepare and print rules and details of procedure, books, blanks, and other necessary documents, appoint tax collectors with instructions as to their duties, requiring adequate bonds and the usual oath of office, and to do and perform all other acts which may be necessary to collect the taxes and to issue the Treasury notes herein authorized.

SEC. 9. That this act shall take effect from the date of its passage, and all acts or

parts of acts inconsistent herewith are hereby repealed.

H. R. 5654.

A BILL directing the coinage of the silver bullion held in the Treasury, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the Secretary of the Treasury is hereby authorized and required to transfer to the several mints of the United States and cause to be coined into legal-tender standard silver dollars, and into such minor silver coins as he may deem advisable, at least two millions of ounces per month of the silver bullion purchased under the provisions of the act entitled "An act directing the purchase of silver bullion and the issue of Treasury notes thereon and for other purposes," approved July fourteenth, eighteen hundred and ninety, and a sum sufficient to carry into effect the provisions of this act is hereby appropriated out of any money in the Treasury not otherwise appropriated.

Second. That after the passage of this act, the Secretary of the Treasury is directed, that whenever the Treasury coin notes issued in accordance with the provisions of the said act of July fourteenth, eighteen hundred and ninety, or whenever the silver certificates issued by virtue of any act of Cougress authorizing the issue of such certificates on the deposit of silver dollars, are presented for redemption, to redeem such notes and certificates in either gold or silver: Provided, That in case the amount of coined gold in the Treasury exceeds the amount of the coined silver, the Secretary of the Treasury shall redeem such notes and certificates in gold coin, but in case the silver coin in the Treasury exceeds the amount of gold coin, such notes and certificates shall be redeemed in silver coin.

Third. That the Secretary of the Treasury is authorized and directed to issue Treasury coin notes in amount equal to the gain or seigniorage of the silver bullion purchased under the provisions of said Act of July fourteenth, eighteen hundred and

ninety: Provided. That hereafter no Treasury notes of less denomination than five

dollars shall be issued.

Fourth. That upon the deposit in the Treasury of any gold or silver coin the Secretary of the Treasury shall issue Treasury coin notes to the nominal amount of such deposit, and all laws authorizing the issue of gold and silver certificates are hereby repealed, and all laws in conflict herewith are hereby repealed.

H. R. 5749.

A BILL to provide for the distribution of a national currency and for the circulation and redemp tion thereof.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act any association or corporation, having not less than five directors, duly organized or to be organized, and transacting a banking business under and in accordance with the laws of the State or Territory or district where the same may be located, denominated for the purposes of this act as "State banks," and all national banks or national banking associations shall be entitled to issue circulating notes, subject to the provisions and conditions of this act.

SEC. 2. That a State bank desiring to avail itself of this act must submit to the Comptroller of the Currency a statement of the capital of such bank, which must be fully paid in, and the amount of the surplus or reserve fund of such bank, if any, which said statement shall be subscribed and duly verified by the affidavits of the president, cashier, and a majority of the directors of said bank or association, and shall be in the form the Comptroller of the Currency may prescribe.

SEC. 3. That the Comptroller of the Currency shall, under the direction of the Secretary of the Treasury, cause to be engraved plates and dies, in the best mannor to guard against counterfeiting and fraudulent alterations, and shall have printed therefrom and numbered such quantity of circulating notes in blank of the denomination of five dollars, ten dollars, twenty dollars, one hundred dollars, ave hundred dollars, and one thousand dollars, as may be required to supply the banks or associations by this act entitled to receive the same, but not more than onesixth part of said notes shall be of the denomination of five dollars.

SEC. 4. That the plates and dies to be procured by the Comptroller of the Currency for the printing of such circulating notes shall remain under his control and direction, and the expenses necessarily incurred in executing this act, respecting the procuring of such notes and the issuing thereof, and all other expenses connected therewith, shall be paid by the banks or associations availing themselves of this act in

proportion to the amount of notes issued to them respectively.

SEC. 5. That any bank or association, upon having complied with the provisions of section two, shall be entitled to receive from the Comptroller of the Currency circulating notes in blank, registered and countersigned in the manner and amount as hereinafter provided. The aggregate amount of the notes to be issued by the Comptroller of the Currency shall at no time exceed the ratio of ten dollars per capita of population of the United States, calculated on the basis of the last preceding census, but whenever the circulating notes now issued by the United States Treasury (not including notes under the national-bank act) shall be withdrawn from circulation, the Comptroller of the Currency, under the direction of the Secretary of the Treasury, may increase the issue of notes under this act to an amount not exceeding fifteen dollars per capita, calculated on the basis of the last preceding census of the United States at that time.

SEC. 6. That no bank or association shall be allowed to issue notes in excess of one-third of its paid-up capital, and in no event to exceed one million dollars.

Src. 7. That every bank or association must keep on hand and in reserve at all times not less than twenty-five per centum of the amount of the notes issued to such bank or association in coin or its equivalent in the lawful money of the United

SEC. 8. That each bank or association shall pay to the Treasurer of the United States in the month of July in each year a tax of one per centum upon the amount of its authorized circulation under this act.

SEC. 9. That the Comptroller of the Currency, whenever the exigencies of the occasion shall in his opinion demand it, is authorized and empowered to issue to the banks or associations having a circulation of notes under this act an additional amount of notes over and above the amount authorized by the sixth section of this act, but the amount of such additional issue of notes shall in no event exceed twenty

per centum of the paid-up capital of the respective banks or associations. And in the event that the Comptroller of the Currency shall not make such additional issues as hereinbefore in this section provided, then whenever not less than one-third in number of the banks or associations having a circulation of notes under this act shall make a request in writing to the Comptroller of the Currency for an additional issue of such notes, the Comptroller of the Currency must make such additional issue to such of the banks or associations applying for the same, but in no event shall such additional issue exceed twenty per centum of the paid-up capital of the respective banks or associations receiving such additional issue of notes, and each of the banks or associations receiving such additional issue of notes shall pay to the Treasurer of the United States a tax of one per centum on such additional issue for every six months or part of six months the same shall remain in circulation and until the same shall be returned to the Comptroller of the Currency.

SEC. 10. That within ten days before the first day of July of each year, and at such other times as the Comptroller of the Currency may demand the same, each State bank shall file with said Comptroller of the Currency a certificate, subscribed and sworn to by the president, cashier, and a majority of the directors of said bank, stating that the capital and the twenty-five per centum reserve provided for in section seven are intact. Every bank or association which fails so to file such certificate shall be liable to a penalty of two hundred dollars, to be collected in the manner in which penalties are to be collected from other corporations or associations

under the laws of the United States. SEC. 11. That any bank or association going into voluntary liquidation must first pay over to the Treasurer of the United States the amount of notes issued to such bank or association, deducting therefrom the aggregate amount of taxes paid by such bank or association to the Treasurer, and such payment shall be made before

any other debt or obligation.

SEC. 12. That whenever any bank or association fails to redeem, in the lawful money of the United States, any of its circulating notes, upon demand of payment duly made during the usual hours of business at the office of such bank or association, the Comptroller of the Currency, on notice of such refusal to pay, duly certified by a notary public, shall at once take possession of all the assets of such bank or association, and shall collect therefrom a sufficient amount to cover all the outstanding or unredeemed notes of said bank or association; and in the case of a national bank or association shall proceed thereafter in the manner and in accordance with the provisions of the national-bank act in cases of insolvency of a national banking association; and in the event of the failure of a State bank to redeem any of its circulating notes said Comptroller of the Currency shall pay over any surplus over the amount of such outstanding or unredeemed notes, and the expenses of collecting the same, to the bank entitled to the same or the receiver thereof duly appointed; and in the event the sum realized from the assets of such insolvent bank or association shall not be sufficient to cover the amount of the outstanding or unredeemed notes of said insolvent bank or association the holders of record of the capital stock of such insolvent bank or association, or such who shall have been holders of record of the capital stock of said bank or association for six months preceding such insolvency, shall be jointly and severally liable for such deficiency.

SEC. 13. That moneys received for taxes, provided for in sections eight and nine of this act, shall be appropriated by the Treasurer of the United States, under the direction of the Secretary of the Treasury, as an accumulative sinking fund, and shall be invested in interest-bearing bonds of the United States, or in the event of there not being a sufficient amount of United States bonds, then in such State bonds as Congress may direct; and whenever the amount of such sinking fund shall have reached a sum equal to seventy-five per centum of all outstanding notes issued under this act the banks or associations shall pay over to the Treasurer of the United States the twenty-five per centum held by them, respectively, as a reserve fund and as provided in section seven; and upon such payment being made the bank or association making the same shall be relieved and released from all further liability by reason of the notes of said bank in circulation under this act, or for the redemption

SEC. 14. That the Treasurer of the United States shall apply such reserve fund so paid over as in the preceding section provided for the purpose of redeeming the notes in circulation as the same shall be presented for payment, and the Treasurer of the United States, under the direction of the Secretary of the Treasury, shall, from time to time, sell such amounts of said bonds of the sinking fund as provided for in section thirteen as may be required to keep the reserve fund of twenty-five per centum in his hands intact and complete, and the Treasurer of the United States shall also apply the interest arising from the bonds held by said sinking fund for the purpose of redemption of said notes in circulation.

SEC. 15. That the provisions of the national-bank act, and relating to matters not hereinbefore provided for, as to the obtaining and issuing of said notes and as to the redemption thereof, not in compliance with the provisions of this act, and for the redemption of mutilated and worn-out notes and as to the penalties and punish-

ments for counterfeiting the same, shall be deemed a portion of this act.

H. R. 5826.

A BILL directing the coinage of the silver bullion held in the Treasury, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury shall immediately cause to be coined as fast as practicable the silver bullion held in the Treasury, purchased under the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issuing of Treasury notes thereon, and for other purposes," to the amount of the gain or seigniorage of such bullion, to wit: The sum of fifty-five million one hundred and fifty-six thousand six hundred and eighty-one dollars, and such coin or the silver certificates issued thereon shall be used in the payment of public expenditures, and the Secretary of the Treasury may. in his discretion, if the needs of the Treasury demand it, issue silver certificates in excess of such coinage: Provided, That said excess shall not exceed the amount of the seigniorage as herein authorized to be coined.

SEC. 2. That the remainder of the silver bullion purchased in pursuance of said Act of July fourteenth, eighteen hundred and ninety, shall be coined into legal-teader standard silver dollars as fast as practicable, and the coin held in the Treasury for redemption of the Treasury notes issued in the purchase of said bullion. That as fast as the bullion shall be coined for the redemption of said notes, the notes chall not be reissued but shall be canceled and destroyed in amounts equal to the coin held at any time in the Treasury, derived from the coinage herein provided for, and silver certificates may be issued on such coin in the manner now provided by law.

SEC. 3. That a sufficient sum of money is hereby appropriated to carry into effect

the provisions of this act.

H. R. 5864.

A BILL for the encouragement of the mining of sliver in the United States and for the formation of sliver guaranty banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That any person or persons, association, corporation, or mining company interested or engaged in the mining or purchasing of silver bullion within the United States of America, and having a properly certified "certificate of officers and directors" transmitted to the Comptroller of the Currency, may apply to the Comptroller of the Currency for a certificate to engage in the business of banking in any specified place within the United States. Such association, corporation, or mining company shall be known as a "silver guaranty banking association," and shall be subject to the laws regulating national banks within the United States, excepting wherein the said laws do not come in conflict with this act.

excepting wherein the said laws do not come in conflict with this act. SEC. 2. That any person or persons, association, corporation, or mining company aforesaid, before securing authority to commence a banking business under this act, shall transfer and deliver to the keeping of the Treasurer of the United States silver bullion to the full value of fifty thousand dollars and upward, but not exceeding five hundred thousand dollars, at its then market value in gold. Such silver bullion shall be received by the Secretary of the Treasury, and shall by him be held in trust as a basis of banking for the association making such deposit and for the security of

its circulating notes.

SEC. 3. That the Secretary of the Treasury shall demand of and receive from every person or persons, association, corporation, or mining company organized under this act United States bonds, bearing interest, pay'ble to such person or persons, association, corporation, or mining company, semi-annually, in gold, in such an amount as he may deem necessary to insure the original cash value in gold of all silver bullion so deposited with him in trust by the depositing association, not exceeding twenty per centum of the value of the bullion so deposited. Whenever the cash value in gold of the silver bullion so deposited with the Secretary of the Treasury by any said person or persons, association, corporation, or mining company shall depreciate, the Comptroller of the Currency shall demand of and receive from such person or persons, association, corporation, or mining company the full amount of such depreciation in gold so long as such depreciation shall continue. If any such person or persons, association, corporation, or mining company shall fail or refuse to pay up any depreciation in its bullion deposited with the Secretary of the Treasury for the space of ninety days after being duly notified by the Comptroller of the Currency, the Comptroller of the Currency is hereby authorized and required to appoint a receiver to close up the business of such person or persons, association, corporation, or mining company, according to section fifty-two hundred and thirty-four of the Revised Statutes. Whenever the silver bullion on deposit under this act shall increase its value in gold, the Comptroller of the Currency shall issue to the said person or persons, association, or mining company owning the deposit circulating notes

to the full value of such increase, or in lieu thereof, but at his discretion, remit the amount to such person or persons, association, corporation, or mining company, in gold, so long as such increase in its cash value in gold shall continue. The computation of said increase shall be made on the first day of January, April, July, and October of each year, it being, however, expressly provided that at no time shall the reserve for the security for the circulation of said banking company be less than

twenty per centum of the amount of said notes issued to said association.

SEC. 4. That any association or mining company depositing silver bullion guaranteed as prescribed in section three of this act shall, on producing the receipt of the Secretary of the Treasury therefor, be entitled to receive registered and numbered circulating notes, in blank, in denominations of five dollars, ten dollars, twenty dollars, fifty dollars, one hundred dollars, five hundred dollars, and one thousand dollars, and in no other denominations, from the Comptroller of the Currency to the full value of the silver bullion such association or mining company may have on deposit with the Secretary of the Treasury. And such circulating notes, after being signed by the president and vice-president and the cashier of such association, banking, or mining company, may circulate the same as money, and the same shall be received at par in all parts of the United States in payment of taxes, excises, public lands, salaries, and all other debts and demands, both public and private, except duties on exports and imports. And every national banking association, and every silver guaranty association existing under this act, shall take and receive at par, for any debt or liability to it, any and all notes or bills issued by any lawfully organized silver guaranty banking association existing under this act within the United States, and the same shall be a legal tender for the payment of all debts, excepting duties due the United States on imports and exports. Mutilated and destroyed notes shall be treated as required by section fifty-one hundred and eighty-four in regard to the like notes of national banking associations.

SEC. 5. That when any person or persons, association, corporation, or mining company may elect to go into voluntary liquidation it shall deposit a sufficient amount of lawful money with the Secretary of the Treasury to redeem its outstanding circulation. Upon such deposit the Secretary of the Treasury shall reassign to it the silver bullion and the United States bonds he holds in trust to secure the redemption of its notes and the cash value in gold of its silver bullion on deposit. When the Secretary of the Treasury is satisfied that any association organized under this act has refused to redeem its circulating notes he may cause its silver bullion and its United States bonds on deposit with him to be sold at public auction in the city of New York, after giving sixty days' notice of such sale to the association. The proceeds of such sale shall go to the redemption of its circulating notes and for the reimbursing of the United States to the amount expended in such sale. The balance shall be transmitted to the association within thirty days after the sale has

been consummated.

SEC. 6. That in order to encourage the production of silver within the United States of America, the president or vice-president and the cashier of every association, corporation, or mining company organized under this act must swear or affirm that the silver bullion offered by them to the Secretary of the Treasury is, to the best of their knowledge and belief, the product of mines located within the territory of the United States of America, or was in said territory at the time of the passage of this act. No silver bullion or silver coin for the purpose of recoinage shall be imported into the United States under a specific duty of twenty cents for every ounce so imported.

SEC. 7. That the aggregate amount of circulating notes issued under this act shall not exceed eight dollars per capita of the representative population of the United

States of America.

H. R. 6077.

A BILL to construe the law which gives the Secretary of the Treasury the right to redeem coin obligations in gold or silver, at his discretion.

Whereas an Act entitled "An Act directing the purchase of silver bullion and the issue of Treasury notes thereon, and for other purposes," approved July fourteenth, the Treasury notes herein provides "that upon demand of the holder of any of the Treasury notes herein provided for the Secretary of the Treasury shall, under such regulations as he may prescribe, redeem such notes in gold or silver coin, at his discretion, it being the established policy of the United States to maintain the two metals on a parity with each other upon the present legal ratio, or such ratio as may be provided by law;" and

Whereas this provision and other similar provisions for redemption in coin have been construed to mean that the Secretary of the Treasury has no discretion, but must redeem in that coin which the holder of the obligation demands; and

Whereas such construction violates both the letter and the spirit of the law,

destroys the principle of bimetallism, and places the Treasury at the mercy of any who may conspire to reduce the gold reserve for the purpose of forcing an issue of

bonds: Therefore.

Be it enacted by the Sonate and House of Representatives of the United States of America in Congress assembled, That all obligations heretofore or hereafter incurred by the Government of the United States, whether such obligations bear interest or not, which, according to their terms, call for payment in coin, shall be payable in gold or silver coin of present weight and fineness, at the discretion of the Secretary of the Treasury, and the right of the holder of any such obligation to demand payment in a particular kind of coin, whether gold or silver, is hereby expressly denied; and that the Secretary of the Treasury is directed to maintain gold and silver coin on a parity with each other upon the present legal ratio, or such ratio as may be provided by law, by receiving the same without discrimination against either metal, in payment of all public dues, customs, and taxes.

H. R. 5941.

A BILL to provide for the free and unlimited coinage of silver and gold at the present ratio and upon equal terms.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on and after the passage of this act the mints of the United States shall be opened to the coinage of both silver and gold, upon the same terms as existed prior to eighteen hundred and seventy-three: Provided, however, That no silver or gold coined hereafter for the account of the owners shall be a legal tender, and instead of being stamped "one dollar," "five dollars," "ten dollars," and so forth, it shall be stamped "one globe," "five globes," "ten globes," and so forth, and on the reverse side every piece of such coin shall bear the words "Not a legal tender."

SEC. 2. That nothing in this act shall be construed as taking away the legal-ten-

der function of any silver or gold already coined.

SEC. 3. That all laws or parts of laws in conflict with this act shall be, and hereby are, repealed.

H. B. 6481.

A BILL directing the coinage of the silver bullion held in the Treasury.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury shall immediately cause to be coined into legal-tender standard silver dollars as fast as possible the silver bullion held in the Treasury, purchased under the act of July fourteenth, eighteen hundred and ninety, entitled "An act directing the purchase of silver bullion and the issuing of Treasury notes thereon, and for other purposes."

SEC. 2. That a sufficient sum of money is hereby appropriated to carry into effect

the provisions of this act.

H. R. 6517.

A BILL to provide for the free and unlimited coinage of silver.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after the passage of this act all holders of silver bullion to the amount of one hundred dollars or more, of standard weight and fineness, shall be entitled to have the same coined at the mint of the United States into silver dollars of the weight and fineness provided for in the second section of this act.

SEC. 2. That the silver dollar provided for in this act shall consist of four hundred and twelve and one-half grains of standard silver; said dollars to be a legal tender

for all debts, dues, and demands, both public and private.

SEC. 3. That the holder of the silver dollars herein provided for shall be entitled to deposit the same and to receive silver certificates in the manner now provided by law for the standard silver dollars.

H. B. 6612.

A BILL to provide for the coinage of standard silver dollars, and for the issue of bonds in lieu of bonds heretofore authorized, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the act entitled "An act to provide for the resumption of specie payments," approved January fourteenth, eighteen hundred and seventy-five, as authorizes the Secretary of the Treasury to issue and sell certain classes of bonds of the United States, bearing interest at the rate of four per centum, four and a half per centum, and five per centum, respectively, be, and the same is hereby, repealed; and in lieu of said bonds the Secretary of the Treasury is hereby authorized to issue and sell coupon or registered bonds of the United States in denominations of twenty dollars and multiples thereof, payable in coin after five years from date, bearing interest at a rate not exceeding three per centum per annum, payable quarterly in coin, and to sell and dispose of the same at not less than par, in coin, which bonds shall have like qualities and exemptions as the bonds authorized by said act of July fourteenth, eighteen hundred and seventy-five; and the Secretary of the Treasury shall hold and use the proceeds of said bonds for the purposes specified in said act, and the act entitled "An act directing the purposes," approved July fourteenth, eighteen hundred and ninety.

SEC. 2. That the Secretary of the Treasury is hereby authorized to issue and sell bonds of the character and description mentioned in the preceding section of this act at not less than par, in coin, and apply the proceeds thereof to the redemption of the ten-year five per centum bonds of the United States now outstanding, or he may exchange the same for such ten-year five per centum bonds; but in making such exchanges and redemptions the five percentum bonds shall be received at the Treasury Department at a price not less favorable to the Government than a three per centum basis on the investment in said five per centum bonds for the period they have to run

from the date of such redemption or exchange.

SEC. 3. That the Secretary of the Trensury be, and he is hereby, authorized and directed to coin into standard silver dollars, as rapidly as practicable, forty-two million six hundred and sixty thousand two hundred and forty-five fine ounces of the silver bullion now held in the Treasury, and the said coins shall be paid monthly into the Treasury as miscellaneous receipts, and such dollars shall be a legal tender at their nominal value for all debts and dues public and private, except where otherwise expressly stipulated in the contract. The Secretary may issue certificates on said coin in the forms and of the denominations now authorized by law, which certificates shall be receivable for customs, taxes, and all public dues, and when so received may be reissued.

SEC. 4. That the Secretary of the Treasury may receive silver certificates on deposit, without interest, from any national banking association, in sums of not less than five thousand dollars, and issue certificates therefor in such form as he may prescribe, in denominations of not less than five thousand dollars, payable on demand in silver certificates, or in standard silver dollars, at the places where the deposits were made. The certificates so deposited shall not be counted as part of the lawful money reserve of the association, but the certificates issued therefor may be counted as part of its lawful money reserve and may be accepted in the settlement of clearing house balances at the places where the deposits therefor were made.

SEC. 5. That a sum sufficient to carry the provisions of this act into effect is hereby appropriated, out of any money in the Treasury not othewise appropriated.

H. B. 6618.

A BILL to provide for the maintenance in the Treasury of a safe gold reserve, for the coinage of standard silver dollars, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is authorized to purchase gold coin and gold bullion with Treasury notes, silver coin, or silver certificates, and to exchange silver coin or silver certificates for gold coin or gold bullion, and all gold coin or gold bullion which shall hereafter be purchased or otherwise become the property of the United States shall be held in the Treasury as a permanent gold reserve fund for the redemption of United States notes heretofore or hereafter issued, and for no other purpose; and none of the gold coin or gold bullion so purchased or acquired shall be paid out of the Treasury for any purpose except for the redemption of United States notes heretofore or hereafter issued. But the Secretary of the Treasury shall issue new United States Treasury notes equal in amount and value to the gold coin and gold bullion hereby directed to be accumulated in the Treasury, so that there shall always be an amount of such notes outstanding as will equal in value the gold coin and gold bullion held in the Treasury under the provisions of this act; and such new Treasury notes shall be a legal tender for all debts, public and private, except where otherwise expressly stipulated in the contract, and shall be receivable for customs, taxes, and all public dues, and when so received may be reissued; and such notes, when held by any national banking association, may be counted as a part of its lawful reserve.

SEC. 2. That the Treasury notes issued in accordance with the provisions of this act shall be redeemable on demand in coin at the Treasury of the United States or at the office of any assistant treasurer of the United States, and when so redeemed

may be reissued. Such Treasury notes shall be prepared by the Secretary of the Treasury in such form and of such denominations, not less than one dollar nor more

than one thousand dollars, as he may prescribe.

SEC. 3. That the Secretary of the Treasury be, and he is hereby, authorized and directed to coin into standard silver dollars, as rapidly as practicable, the silver bullion now held in the Treasury, and the said coins shall be paid monthly into the Treasury as miscellaneous receipts, and such dollars shall be a legal tender at their nominal value for all debts and dues, public and private, except where otherwise expressly stipulated in the contract. The Secretary may issue certificates on said coin in the forms and of the denominations now authorized by law, which certificates shall be receivable for customs, taxes, and all public dues, and when so received may be reissued.

Skc. 4. That the Secretary of the Treasury may receive silver certificates on deposit without interest, from any national banking association, in sums of not less than five thousand dollars, and issue certificates therefor in such form as he may prescribe, in denominations of not less than five thousand dollars, payable on demand in silver certificates or in standard silver dollars, at the places where the deposits were made. The certificates so deposited shall not be counted as part of the lawful money reserve of the association, but the certificates issued therefor may be counted as part of its lawful money reserve, and may be accepted in the settlement of clearing-house balances at the places where the deposits therefor were made.

SEC. 5. That a sum sufficient to carry the provisions of this act into effect is hereby appropriated, out of any money in the Treasury not otherwise appropriated.

H. B. 6763.

A BILL for the repeal of the tax upon the notes of State banks and banking associations under certain conditions.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That all Acts and parts of Acts imposing a tax on notes of State banks or State banking associations, either when used for circulation and paid out, or when used for circulation or paid out, shall be, and the same are hereby, repealed as to all notes of such State banks or State banking associations as shall be authorized to issue notes by the laws of the State in which they are respectively situate: Provided, That the law of the State under which said banks or banking associations issue notes, or the charter of incorporation of said State bank or State banking association, shall contain the following requirements, namely:

First. That no such bank or banking association shall issue or have in circulation notes in excess of seventy-five per centum of its paid up and unimpaired capital stock. Second. That the holders of the circulating notes have a first lien upon all the

assets of such bank or banking association for the payment of said circulating

Third. That each shareholder of such bank or banking association is made personally liable for the payment of all of its outstanding notes of circulation to an amount equal to the par value of the shares held by him, together with any amount not paid up on such shares.

Fourth. That the notes issued by such State bank or State banking association shall be redeemed upon presentation and demand at the counter of such bank or banking association in money made a legal tender by the laws of the United

States.

Fifth. That an examination of the affairs of such bank or banking association shall be made at least five times per year by some State officer thereto duly authorized by the State, and that the results of such examinations shall be published in some newspaper or newspapers, to be designated by the laws of the State or by some officer of the State thereto duly authorized.

Sec. 2. That the imposition of the foregoing conditions shall not prevent any State from imposing other conditions not inconsistent with the requirements of

this Act

H. B. 6811.

A BILL to coin gold and silver money, establish a parity between gold and silver coin, and provide a means of maintaining the same with legal-tender notes, and to equalize the utility of the national banks.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to have coined into standard silver money of denominations of one dollar, halves, quarters, and dimes of proportionate weight and nine-tenths fine, the silver

bullion and defaced coin and subsidiary coin now or hereafter in the Treasury of the United States as rapidly as practicable. During the progress of the coinage the Secretary of the Treasury is hereby authorized and directed to have prepared and pay out as money certificates redeemable on demand in silver coin, which certificates shall be a legal tender for all debts, public and private, and all dues; but in no event whatever under this act shall the certificates exceed the amount in money of the bullion or coin on hand when coined.

SEC. 2. That whenever the Secretary of the Treasury shall have issued or paid out of the Treasury a certain sum, not exceeding one hundred millions of dollars in certificates or silver coin, in pursuance of the provisions of the foregoing section of this act, designated as section one, or when the Treasury shall need gold coin or bullion, it shall be lawful for and the Secretary of the Treasury is hereby authorized to have prepared and offer for sale and sell bonds of the United States in sums not less than fifty dollars nor more than one thousand dollars each, bearing a rate of interest not exceeding three per centum per annum, payable quarterly, the principal thereof payable in gold coin of present standard in not less than ten nor more than thirty years from the date of issue therefor, at the pleasure of the United States, which bonds shall only be sold or issued for gold coin or gold bullion of standard value, and for not less than the par or face value of the bonds; and the aggregate amount of said bonds shall not exceed the aggregate amount of the certificates or of the silver coined under this act on the ratio of sixteen parts of silver equivalent to one part of gold as the parity established by law between these metals for coinage And the gold derived from said bonds shall be coined as needed and covered into the Treasury to meet the lawful demands therefor. But no bonds shall be issued to an amount greater than this parity of amount of value between silver and gold on the ratio above stated in possession of the Treasury. And gold bullion presented at the mints and owned by citizens of the United States may, in the discretion of the Secretary of the Treasury, be coined under existing laws whenever practicable to coin the same.

SEC. 3. That whenever the Secretary of the Treasury shall require bullion for coinage, in accordance with section one or two of this act, he is hereby authorized and directed to purchase the bullion either of silver alone, or of gold and silver, in the open market on due notice, and preferably of United States production, at the commercial rate or value thereof, not exceeding the coinage value, less seigniorage, and to pay for the same in lawful money or in certificates payable in either, or both gold and silver coin, at the option of the United States. And the Secretary of the Treasury may exchange the said certificates for not less than par in lawful money in lieu of direct payment with the certificates. But in any event the parity of amount of coinage, or of purchase of gold and of silver for coinage, on the said ratio of value shall be maintained, and certificates to be paid out as money to represent such uncoined bullion in the Treasury may be issued, payable in the coin, on demand, as provided in section one, and the bullion be coined as practicable. The standard legal weight of the silver dollar, exclusive of mint tolerance, shall be computed as four hundred and twelve grains and eight-tenths of a grain, and its subdivisions in proportions, with the tolerance added, in estimating the bullion value, at nine-tenths fine.

SEC. 4. That the bonds, coin, and certificates issued under the provisions of this act shall in all respects have the same legal status and effects as other bonds and lawful money of the United States, and be free and exempt from all taxation; but the amount of bonds, or of certificates, at one time issued and outstanding under the provisions of this act shall not exceed five hundred millions of dollars; and the bonds hereby authorized may be exchanged for or used to pay off any other bonds issued under prior acts of Congress whenever such bonds shall become due or payable by the United States, and also be available at par as security for bank-note circulation

which may be authorized by the several States.

SEC. 5. That when the commercial value of gold and silver shall be on a parity on the ratio of one part of gold equivalent to sixteen parts of silver, or within a decigram as the mint tolerance of coinage, it shall be lawful for the Secretary of the Treasury to receive or to purchase these metals to be coined and to coin them into a bimetallic unit of gold and silver combined, on the metric system of the denominations of one dollar and of four dollars. The unit of one dollar, consisting of eight hundred and eighty-five milligrams of gold, nine grams and nine hundred and fifteen milligrams of silver, and one gram and two decigrams of copper, total weight twelve grams, value one hundred cents, and be denominated the "metric dollar," with suitable distinctive inscriptions. The four-dollar "metric gold" coin for domestic and for international use shall consist of six grams of gold, three decigrams of silver, and seven decigrams of copper, for which coinage a seigniorage shall be charged in his discretion; and said metric coins shall be a legal tender in all respects as fully as any other lawful money of the United States, they being of the same standard value as the coin of troy weight.

SEC. 6. That it shall be lawful for the national banks to loan money on promissory notes or on bond and mortgages, secured by real estate or land, as well as on commercial notes and other security; and the tax of ten per centum heretofore authorized on State bank notes shall not be levied and collected in relation to notes issued, when based upon securities deposited with State treasurers, respectively, and authorized by the State in which the bank issuing the notes is located, and when such notes are redeemable and redeemed on demand in lawful money of the United States.

SEC. 7. That sufficient money to carry into effect the provisions of this act is hereby appropriated out of any money in the Treasury not otherwise appropriated; and the Secretary of the Treasury is hereby authorized to charge and pay for the same out of the seigniorage fund of coinage, to be kept as a separate fund of the Treasury, and to cover any surplus not needed into the Treasury in general account.

SEC. 8. That all acts and parts of acts inconsistent with the provisions of this act

be, and the same are hereby, repealed.

H. B. 6864.

A BILL to provide for the free coinage of silver dollars of value equal to gold dollars.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That from and after six months after the passage of this act, silver bullion shall be received and coined at the mint into silver dollars for the benefit of the depositor, upon the same terms and conditions as gold bullion is received and coined, and such silver dollars shall be of the proportions of fineness and alloy now provided by law for silver dollars, and shall bear the devices and superscriptions now provided by law for silver dollars, and shall be of such weight, to be fixed as hereinafter provided, as shall make each silver dollar equal in value to a gold dollar.

SEC. 2. That before the mint is opened for the free coinage of silver dollars, as aforesaid, the Secretary of the Treasury shall ascertain, declare, and proclaim the average commercial ratio of value of silver to gold for the period of ninety days next preceding such proclamation, and shall fix and proclaim the required weight of each silver dollar to be coined under this act so as to make each such silver dollar of value equal to a gold dollar, upon the basis of the average commercial ratio of value of silver to gold for said period of ninety days, and the weight so fixed and proclaimed shall be the weight of all silver dollars which shall be coined after the time herein fixed for the commencement of coinage under this act.

Sec. 3. That the silver dollars which shall be coined under this act shall be a legal tender at their nominal value for all debts and dues, public and private, except

where otherwise expressly stipulated in the contract; and other silver dollars coined before the time hereinbefore specified for the commencement of coinage under this act shall continue to be legal tenders as though this act had not been passed.

SEC. 4. That silver dollars coined under this act may be deposited in the Treasury and certificates shall be issued therefor as now provided by law for issuance of certificates for silver dollars, and such certificates shall be receivable for customs, taxes, and public dues, and, when so received, may be reissued, and all provisions of law concerning silver certificates now in force shall be applicable thereto.

H. R. 6951.

A BILL to provide for the retirement of United States legal-tender and national-bank notes of small denominations, and the issue of coin certificates in lieu of gold and silver certificates and Treasury notes issued under the set of July fourteenth, eighteen hundred and ninety, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That hereafter no United States note shall be issued of a denomination less than ten dollars nor more than five hundred dollars, and the denominations higher than fifty dollars shall not exceed in value one-fourth of the value of the total amount outstanding at any time; and not more than one-fourth in value of the amount of circulation issued to national banks outstanding at any time shall be of less denomination than ten dollars, and no national-bank note hereafter issued shall be of a higher denomination than one hundred dollars. The Secretary of the Treasury is directed to make the changes in the denomination of the legaltender notes and national-bank notes needed to comply with the provisions of this act whenever said notes are received at the Treasury for any purpose.

SEC. 2. That hereafter coin certificates shall be substituted for silver certificates and gold certificates and Treasury notes issued under the act of July fourteenth. eighteen hundred and ninety, wherever any such currency is authorized to be issued under existing laws; and all gold and silver certificates and Treasury notes issued under said act of July fourteenth, eighteen hundred and ninety, now outstanding shall be retired, when they are received for any purpose at the Treasury or any sub-treasury of the United States, and coin certificates of the denominations hereby provided for issued in their stead; and the Secretary of the Treasury is hereby authorized and required to issue coin certificates as herein provided on all the surplus silver and gold coin and gold bullion held at any time by the United States in excess of one hundred million dollars in value of gold coin, and the Secretary of the Treasury shall issue coin certificates in lieu of all the Treasury notes issued under the act of July fourteenth, eighteen hundred and ninety, now in circulation as above provided, and shall also further issue coin certificates on the silver bullion now owned by the United States not covered by said Treasury notes until all of such bullion is covered by coin certificates not exceeding one dollar for three hundred and seventyone and one-fourth grains of pure silver; and it shall be the duty of the Secretary of the Treasury to pay out the coin certificates herein provided for in discharge of all the obligations of the United States except such as have been heretofore made

payable expressly in gold and silver coin.

SEC. 3. That any person or persons may deposit gold or silver coin of the United States in the sum of ten dollars, or any multiple thereof, with the Treasurer of the United States, or with any assistant treasurer at any United States subtreasury, and demand coin certificates of like amount therefor. It shall be the duty of the Treasurer of the United States, upon the receipt of said money or of any original certificate of deposit issued by any United States assistant treasurer at any United States subtreasury, stating that there has been deposited therein, by any person or corporation, gold coin or standard silver dollars of the United States in the sum of ten dollars or any multiple thereof, to order payment of a like amount in coin certificates, at the counter of any United States depository designated by the depositor, in such denominations as he may request in writing, of not less than one dollar nor more than five hundred dollars, subject to the limitations hereinafter provided, which shall be redeemable in either gold or silver coin, at the option of the United States; and all the certificates hereby authorized, when received at the Treasury in any form or for any purpose, shall be reissued, or new certificates of the same denomination substituted for such as are returned because of being mutilated or defaced, as now provided by law in regard to the notes of the United States. No coin certificates shall be issued of a denomination greater than five hundred dollars, and at least two-thirds in value of such certificates outstanding at any time shall be of denomi-

nations not exceeding fifty dollars.

Sec. 4. That it shall be the duty of the Secretary of the Treasury to cause a sufficient number of coin certificates of the various denominations hereby authorized to be prepared and distributed among the United States depositories to enable them to comply with the provisions of this act; and the sum of fifty thousand dollars is hereby appropriated, out of any money in the Treasury not otherwise appropriated,

to enable him to prepare and distribute said certificates.

SEC. 5. That this act shall take effect ninety days after its passage, except as to the fifty thousand dollars appropriated in section four, and as to that appropriation it shall take effect on the passage of this act, and said sum shall be immediately available.

H. B. 6967.

A BILL to stop the interest on national debt, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Bureau of Engraving and Printing, by the design and direction of the Secretary of the Treasury of the United States, shall prepare plates and print therefrom currency bills of the United States of America in the denominations of one dollar, two dollars, five dollars, ten dollars, twenty dollars, fifty dollars, and one hundred dollars, equal to the full amount of the bonded indebtedness of the United States of America. These currency bills are to state upon their face that they are full legal tender for their face value for all dues of the United States or citizens thereof, and are receivable for all duties and taxes due the United States of America, and are convertible at face value into coin of both silver and gold of the mintage of the United States of America at their face value, and are in every respect a full legal tender for any and all duties to and from the

United States of America and between its citizens.

SEC. 2. That all outstanding bonds of the United States of America now extant must be presented at the United States Treasury within ninety days from the passage of this bill by a two-thirds vote of the House and Senate of the United States of America, there to be exchanged, dollar for dollar, for the currency bills of the

United States.

SEC. 3. That all bonds of the United States of America failing to be presented within the ninety days allowed by this bill will be debarred payment forever.

SEC. 4. That all payments of pension, twelve months after the passage of this act by a two-thirds vote of the House and Senate of the United States of America, shall be made and met by an annual issue of currency bills from said plates, printed annually, equal to the total footings of the annual amount due in pensions, and no pension shall be paid out of any other moneys the United States of America may have on hand.

SEC. 5. That the Secretary of the Treasury shall, immediately upon the passage of this bill by a two-thirds vote of the House and Senate of the United States of America, proceed to put this bill and its provisions into effect, and shall issue a call and advertise for ninety consecutive days that all bonds of the United States of America extant must be presented at the Treasury of the United States to be converted into. or exchanged for, United States currency bills, dollar for dollar, and no more.

SEC. 6. That failing to comply with the provisions of this bill to issue currency bills of the United States of America, equal to the full amount of all United States bonds extant, and for an annual issue of said bills equal to amount due as pensions by the United States, the Secretary of the Treasury shall be impeached and removed

from office.

H. B. 7047.

A BILL to authorize the appointment of a currency commission.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a commission is hereby created, to be known as the

"United States Currency Commission."
SEC. 2. That the President of the United States shall, by and with the advice and consent of the Senate, appoint fifteen commissioners, one of whom, the first named, shall be president of said commission; not more than seven of the said commissioners shall be directly and actively engaged in the business of banking; not less than two of the said commissioners shall be appointed from each of the geographical divisions of the United States, to wit: The north Atlantic division, the south Atlantic division, the northern central division, the southern central division, and the western division; and as far as practicable the various leading opinions on the currency question shall be represented in the membership of said commission.

SEC. 3. That the said commissioners shall receive as compensation for their services each at the rate of ten dollars per day, when engaged in active duty, and their actual traveling and other necessary expenses; and the commissioners shall have authority to employ stenographers and two messengers; and the Secretary of the Treasury is hereby authorized to assign from among the officers and employees of the Treasury Department throughout the United States, from time to time, such persons may be necessary to assist the commission, which persons as shall be allowed their actual traveling and other necessary expenses. The foregoing compensation and

expenses to be paid by the Secretary of the Treasury out of any moneys in the Treasury not otherwise appropriated.

SEC. 4. That it shall be the duty of the said commission to take into consideration and thoroughly investigate the past and present condition of the currency of the United States, with a view to the determination of the question as to the best and most practicable form or forms of currency (both metallic and paper) for the United States, with special reference to the volume, terms and conditions of issue, extent of circulation, and provisions for redemption. To this end it shall take testimony and collect and collate statistics and other data relating to the issue and use of bank notes (both state and national), the issue and circulation of notes of the Treasury of the United States, as well as the issue and cancellation of gold and silver coins, together with such other information as it may deem necessary for the object in view.

SEC. 5. That the said commission shall have its principal place of meeting in the city of New York, New York, but committees composed of any one or more of the members thereof shall also hold sessions and take testimony in the following-named cities: Boston, Massachusetts; Baltimore, Maryland; New Orleans, Louisiana; Cinciunati, Ohio; Memphis, Tennessee; Saint Louis, Missouri; Minneapolis, Minnesota; Saint Paul, Minnesota; Kansas City, Missouri; San Francisco, California; Philadelphia, Pennsylvania; Atlanta, Georgia; Galveston, Texas; Dallas, Texas; Louisville, Kentucky; Chicago, Illinois; Omaha, Nebraska; Denver, Colorado; Portland, Oregon; and such other trade centers as the commission may deem expedient.

SEC. 6. That the said commission shall make a final report of the result of its nvestigations to the President, to be transmitted to Congress, together with the teatimony taken in the course of the same, not later than the thirty-first day of December, eighteen hundred and ninety-four; and the testimony taken and statistics obtained shall, from time to time, be transmitted to the Secretary of the Treasury to be printed and distributed to the members of Congress.

H. B. 7067.

A BILL to amend the laws applicable to national banks, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury be, and he is hereby, authorized and directed to coin into standard silver dollars, as rapidly as practicable, such amount of the silver bullion now in the Treasury, purchased under the Act of July fourteenth, eighteen hundred and ninety, as will produce in said dollars fifty-five million one hundred and fifty-six thousand five hundred and thirty-seven dollars, and the said standard silver dollars shall be deposited in the Treasury of the United States and become a part of the general cash in the Treasury, and they shall have all the qualities of the standard silver dollars coined under the Act of February

twenty-eighth, eighteen hundred and seventy-eight.

SEC. 2. That the Secretary of the Treasury be, and he is hereby, authorized to issue and sell, at not less than par, in such denominations, not less than twenty dollars, and under such regulations as he may prescribe, bonds of the United States bearing interest, in coin, at the rate of three per centum per annum, payable quarterly, and redeemable, in coin, at the Treasury of the United States, after five years, and to use the proceeds for the purpose of maintaining a parity between gold and silver at the ratio provided by law; and the Secretary of the Treasury may also issue the bonds herein described in exchange for any outstanding bonds of the United States bearing a higher rate of interest: Provided, That the three per centum bonds shall be issued at not less than par: And provided further, That the bonds received in exchange shall be surrendered at a valuation not greater than the equivalent of said three per centum bonds at par.

SEC. 3. That from and after the enactment of this statute there shall be no tax levied or collected by the United States upon the circulating notes of banks doing

business under State authority

SEC. 4. That from and after the enactment of this statute the tax on the circulating

notes of national banks shall be one-fourth of one per centum per annum.

SEC. 5. That from and after the enactment of this statute any national bank shall be entitled to receive and issue its circulating notes to an amount equal to the par value of its bonds deposited with the Treasurer of the United States as security therefor: Provided, That in case of default in the redemption of said notes they shall constitute a first lien on all the assets of the bank in default.

SEC. 6. That all acts and parts of acts inconsistent with the provisions of this act are hereby repealed, and a sum necessary to carry into effect the provisions of this act is hereby appropriated out of any money in the Treasury not otherwise appro-

priated.

H. R. 7211.

A BILL to provide a more uniform interconvertible national currency, for coining the silver bullion in the Treasury, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Treasury is hereby authorized and directed to retire, cancel, and destroy, whenever received into the Treasury, all the silver certificates outstanding issued under the acts of February twenty-eighth, eighteen hundred and seventy-eight, August fourth, eighteen hundred and eighty-six, and March third, eighteen hundred and eighty-seven; also the gold certificates issued under the act of March third, eighteen hundred and sixty-three, and July twelfth, eighteen hundred and eighty-two, and the Treasury notes issued under the act of July fourteenth, eighteen hundred and ninety, and he shall cause to be issued in lieu thereof United States Treasury notes of such form and denominations as he shall deem expedient, payable to the bearer on demand at the Treasury in standard coin of the United States. Said notes when so issued shall belong to the general fund in the Treasury and be available for the payment of current expenses and appropriations. The United States Treasury notes hereby authorized shall be receivable in payment of all taxes, internal duties, excises, debts, and demands of every kind due to the United States, and all demands against the United States, except where otherwise expressly stipulated in the contract, and shall be a legal tender for all debts within the United States, except where contracts heretofore made were, by their terms, expressly payable in gold. Said United States Treasury notes shall, on demand of the holder, be redeemed in the standard coin of the United States, if presented in sums of fifty dollars, or any multiple thereof, and when so redeemed shall be reissued and become a part of the general fund of the Treasury, and shall

be available for the payment of current expenses and appropriations.

SEC. 2. That as fast as any of the Treasury notes issued for the purchase of silver pursuant to the act of July fourteenth, eighteen hundred and ninety, and any of the certificates referred to in section one of this act are retired and canceled a like amount of coin held under the provisions of the existing laws for the redemption of such notes and certificates shall be covered into the Treasury and become available for the payment of current expenses and appropriations. The Secretary of the Treasury shall cause to be coined, as rapidly as convenient, all the gold and silver bullion now belonging to the Government into standard coin of the United States. Fifty per centum of the full reserves now required by law to be kept in national banks shall hereafter be kept in and consist of standard silver dollars.

SEC. 3. That a gold reserve fund, consisting of standard gold coin equal to fifteen per centum of the amount of all legal-tender Treasury notes outstanding, including the so-called greenbacks, shall be set apart for the redemption of said Treasury notes, and a reserve fund of standard silver dollars in like amount and for the like purpose shall be created. The gold and silver reserve funds shall, as near as possible in each, equal fifteen per centum of the Treasury notes outstanding and may be reenforced at any time from the standard coin that may be received into the Treasury not specially dedicated to other purposes.

Src. 4. That if at any time either the gold or the silver reserve fund shall fall below six per centum of the amount of notes outstanding, the Secretary of the Treasury is authorized to replenish the delinquent reserve fund with the standard coin of its kind by the sale of bonds bearing the lowest rate of interest at which the bonds can be negotiated for at par in the kind of coin needed. Bonds authorized by this act shall not be for a longer term than twenty years, and shall be payable after five years from the date of their issue.

SEC. 5. That a sum of money sufficient to carry into effect the provisions of this act is hereby appropriated out of the general fund of the Treasury of the United States. SEC. 6. That this act shall be carried into effect as soon after its approval as is consistent with the ability of the Secretary of the Treasury to provide suitable and

necessary arrangements therefor.

H. R. 7530.

A BILL to provide a uniform national currency, and to provide for the circulation and redemption thereof.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That section three hundred and twenty-four, Revised Statutes, be amended so it will read:

"Sec. 324. There shall be in the Department of the Treasury a bureau charged with the execution of all laws passed by Congress relating to the issue and regulation of a national currency, secured by United States bonds or a deposit of lawful money, the chief officer of which bureau shall be called the Comptroller of the Currency, and shall perform his duties under the general direction of the Secretary

of the Treasury."

SEC. 2. That section fifty-one hundred and fifty-nine, Revised Statutes, be amended by adding at the end of the section: "or in lieu of bonds, shall pay into the Treasury of the United States in lawful money an amount equal to the circulating notes to be received by said association, for which amount of money the Treasurer shall sign a certificate of deposit, payable to the respective association (not negotiable or assignable), bearing a rate of interest of two per centum, payable semiannually, on the first day of January and July in each year. The said certificate of deposit to be payable in lawful money, and to be retained in the custody and safe-keeping of the Treasury of the United States, for the sole purpose of securing

the redemption and payment of the circulating notes issued to said association."

SEC. 3. That any association formed under the provisions of the national-bank act, or any association authorized by any State or Territorial law to carry on the business of banking, upon the delivery of bonds as prescribed in said national-bank act, or upon a deposit of lawful money as herein provided, the association making the same shall be entitled to receive from the Comptroller of the Currency circulating notes as provided by sections fifty-one hundred and seventy-two and fifty-one hundred and seventy-three, Revised Statutes, of said national-bank act, equal in amount to the money deposited or to the par value of the bonds delivered. And so much of section fifty-one hundred and seventy-one, Revised Statutes, as restricts or limits the amount of circulating notes to be issued is hereby repealed.

SEC. 4. That all acts or parts of acts requiring any banking association to keep five per centum of its circulation in the Treasury of the United States as a redemption

fund, and all acts or parts of acts requiring such association to keep a percentage of their capital or of their circulating notes as a reserve fund inhereby repealed.

Sec. 5. That all restrictions as to the amount of money any association receiving

circulating notes from the Comptroller of the Currency may loan to any one individual, firm, or company (except officers of the association) are hereby repealed.

SEC. 6. That any association may retire any portion of its circulation in the manner provided for the retirement of circulating notes by the national-bank act: Provided, That not more than one-tenth of its outstanding circulation shall be retired at any one time, and the interval between the times of retirement shall be not less than thirty days.

SEC. 7. That in lieu of all taxes by the Government of the Union, every association receiving circulating notes under this act, or under the national-bank act, shall pay to the Treasurer of the United States, in the months of January and July, a duty of three-fourths of one per centum each half year upon the amount of its capital stock beyond the amount invested in United States bonds. No taxation shall be imposed upon the circulating notes herein provided for by any State or municipal authority, but the shares of stock and the real estate owned by said association shall be subject to local taxation the same as they would be under the national-bank act.

H. R. 7575.

A BILL to provide for the free coinage of the standard silver dollar, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That on and after the passage of this act the mints of the United States shall be opened to the coinage of both gold and silver, and that there shall be coined dollars of the weight of four hundred and welve and a half grains troy of standard silver, as provided by the act of January eighteenth, eighteen hundred and thirty-seven, and upon the same terms as existed prior to the demonetization act of eighteen hundred and seventy-three: Provided, That the coinage of silver dollars provided for in this act shall not exceed four and one-half million dollars per month: Provided further, That the coinage of silver dollars shall be discontinued when the total amount of lawful money in the United States shall have reached the sum of forty dollars per capita of the total population of the United States as shown by the last census, and such coinage shall again be promptly resumed whenever the total amount of money in the United States shall have fallen below forty dollars per capita as shown by the latest census report.

SEC. 2. That all gold and silver coins of the United States shall be a legal tender

SEC. 2. That all gold and silver coins of the United States shall be a legal tender for all debts, public and private, at their nominal value, and the same be interchangeable at the Treasury at the will of the holder, and the faith and credit of the Government of the United States is hereby pledged to maintain this interchangeable

relation of said coins.

SEC. 3. That international balances shall be accepted in silver by the United States from only such of the great commercial nations as shall have opened their mints to the coinage of silver into legal-tender money and are therefore willing to accept

silver in turn from the United States when the balances are reversed.

SEC. 4. That a person or persons depositing with the Treasurer or Assistant Treasurer of the United States silver dollars hereby authorized, in sums of not less than one hundred dollars, may receive therefor from the Treasury of the United States certificates coresponding with the denominations of the United States notes, and the coin deposited therefor shall be retained in the Treasury for the payment of the same and the certificates so issued against deposited coin shall be a legal tender for all debts, public and private.

SEC. 5. That the Secretary of the Treasury shall cause to be paid to the national

banks one-half the interest as it accrues to them on their bond deposit in silver coin.

SEC. 6. That all laws or parts of laws that are in variance or conflict with the provisions of this act shall be, and the same are hereby, repealed.

[Senate Mis. Doc. 33, Fifty-third Congress, second session.]

Letter from the Secretary of the Treasury relative to the necessity for issuing bonds in order to replonish the coin reserve and most public expenses.

Mr. Voorhees, from the Committee on Finance, presented the following letter from the Secretary of the Treasury submitting statement showing the actual condition of the Treasury on the 12th day of January, 1894, together with draft of bill.

, TREASURY DEPARTMENT, January 13, 1894.

DEAR SIR: In compliance with your verbal request I have the honor to submit, for the consideration of the Finance Committee of the Senate, statements showing the actual condition of the Treasury on the 12th day of the present month, and an estimate of the receipts and expenditures during the remainder of this month and the month of February.

It will be seen from these statements that there is an urgent necessity for such immediate action as will replenish the coin reserve and enable this Department to continue the payment of public expenses and discharge the obligations of the Gov-

ernment to pensioners and other lawful creditors.

When my annual report was prepared it was estimated that the expenses during the current fiscal year would exceed the receipts to the amount of about \$28,000,000, and I asked Congress for authority to issue and sell bonds, or other forms of obligations, to an amount not exceeding \$50,000,000, bearing a low rate of interest and having a reasonably short time to run, to enable the Secretary of the Treasury to supply such deficiencies as might occur in the revenues. The estimate then made was based upon the assumption that the worst effects of our financial disturbances had already been realized and that there would be a substantial increase in the revenues for the remainder of the year. While it was not believed that the deficiency then actually existing would be supplied by increased revenues in the future, it was hoped that no additional deficiency would occur; but the receipts and expenditures during the month of December, and up to the 12th day of the present month, show that the estimate of a deficiency of \$28,000,000 at the close of the year was much too low. The actual receipts and expenditures during each month of the year, and the monthly deficiencies, have been as follows:

Receipts and expenditures fiscal year 1894.

	Receipta.	Expenditures.	Excess of expenditures.
July	\$30, 905, 776. 19	\$39, 675, 888, 60	\$8, 770, 112, 41
	23, 890, 885. 80	33, 305, 228, 48	9, 414, 343, 18
	24, 582, 756. 10	25, 478, 010, 17	895, 254, 07
Actual for three months October November December	24, 553, 394, 97	98, 480, 494, 59 29, 588, 792, 84 31, 302, 026, 41 30, 058, 260, 51	17, 560, 072, 69 5, 035, 397, 37 7, 322, 625, 60 7, 746, 283, 51
January (12 days)	10, 369, 939. 37	166263, 655. 14	5, 893, 715. 77
	162, 085, 384. 05	205, 643, 428, 99	48, 558, 044. 94

If the same average monthly deficiencies should continue, the total difference between receipts and expenditures on the 30th day of July next will be \$78,167,532.

According to the best estimate that can be made, the total receipts during the present month, and the month of February, will be \$41,900,000, and the total expenditures will be \$60,300,000, showing a deficiency during the two months of \$18,400,000; but this does not include any payments on account of the sugar bounty, claims for which to the amount of nearly \$5,000,000 have already been presented, and are now under investigation in the Department.

The assets of the Treasury, and the current liabilities in excess of certificates and Treasury notes outstanding, were as follows on the 12th day of the present month:

ASSETS.

Gold. Silver dollars and bullion Fractional silver coin United States notes Treasury notes of 1890 National-bank notes Minor coin Deposits in banks.	8, 092, 287 12, 133, 903 5, 031, 327 2, 476, 000 14, 026, 735 988, 625
Total cash assets	132, 327, 889
LIABILITIES. Bank note 5 per cent fund. Outstanding ohecks and drafts Disbursing officers' balances Post-Office Department account Undistributed assets of failed national banks. District of Columbia account	5, 653, 917 28, 176, 149 3, 897, 741 1, 927, 727
Total agency account Gold reserve Net balance Total liabilities	46, 996, 366 74, 108, 149 11, 223, 374

It will appear from this statement that the coin reserve has been reduced to \$74,108,149, and it is evident from the condition of the Treasury that the Department will have no means to defray the ordinary expenses of the Government unless a large part of the payments are hereafter made out of that fund. If this is done, the coin reserve will be reduced by the 1st of February to about \$66,601,864, a sum wholly inadequate for the purposes for which it was created.

On account of this critical condition of the Treasury, I have considered it my duty, in addition to the earnest recommendations contained in my annual report, to appear twice before your committee and after full explanations of the situation urge prompt legislative action on this subject. With the permission of the committee, I have prepared and presented for its consideration a bill which, if promptly passed, would, in my opinion, meet all the requirements of the situation by providing the necessary means for defraying the public expenses and replenishing the coin reserve to such an extent as to assure the maintenance of the parity of all forms of

United States currency.

While this proposed measure of relief has not yet been disposed of or considered by the committee, the great differences of opinion which are known to exist in both branches of Congress concerning the propriety of granting additional or amended authority to issue bonds in any form or for any purpose render it doubtful whether new legislation upon the subject can be secured in time to provide the means which are imperatively demanded in order to preserve the credit and honor of the Government. Authority to issue and sell bonds for the purpose of maintaining specie payments was expressly conferred upon the Secretary of the Treasury by the act of January 14, 1875, but it has not been exercised since 1879, and on account of the high rate of interest provided for, and the length of time such bonds would have to run, I have not been satisfied that such an emergency has heretofore existed as would clearly justify their issue. But the necessity for relief at this time is so urgent, and the prospect of material improvement in the financial condition of the Government is so problematical, that unless authority to issue and sell shorter bonds or other obligations, bearing a lower rate of interest than that specified in the existing law, is granted by Congress at a very early day, I shall feel constrained by a sense of public duty to exercise the power already conferred, to the extent at least of providing an adequate coin reserve.

If this action should be taken, Congress ought, nevertheless, to provide promptly for the deficiency in the revenue during the current fiscal year, and I will from time to time advise your committee of the condition of the Treasury, in order that this

subject may receive due consideration.

I have the honor to be, yours, very respectfully,

J. G. CARLISLE, Secretary.

Hon. D. W. VOORHEES, Chairman Committee on Finance, U. S. Senate.

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AN ACT to amend section three of "An act to provide for the resumption of specie payments," approved January fourteenth, eighteen hundred and seventy-five.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That section three of "An act to provide for the resumption of specie payments," approved January fourteenth, eighteen hundred and seventy-five, be, and the same is hereby, so amended that in lieu of the descriptions of bonds therein authorized, the Secretary of the Treasury is hereby authorized to issue from time to time, as he may deem necessary, and in such form as he may prescribe, coupon or registered bonds of the United States, in denominations of twenty-five dollars and multiples thereof, redeemable in coin at the pleasure of the United States after years from date, bearing interest at a rate not exceeding three per centum per annum, payable quarterly in coin, and to sell the same at not less than par in coin; and the proceeds of such bonds shall be held and used to maintain the parity of all forms or money coined or issued by the United States, but the Secretary of the Treasury is hereby authorized to use from time to time such part of such proceeds as may be necessary to supply deficiencies in the public revenues during the fiscal year eighteen hundred and ninety-four.

SEC. 2. That a sum sufficient to carry the provisions of this act into effect is hereby appropriated out of any money in the Treasury not otherwise appropriated.

[Senate Ex. Doc. No. 38, Fifty-third Congress, second session.]

Letter from the Secretary of the Treasury, in answer to the resolution of the Senate of February 2, 1894, calling for information as to the number of offers for the purchase of bonds proposed to be issued and sold in the notice of January 17, 1894, with the names and places of business of those making the offers and of those to whom sales have been made, the amount to each and at what prices, and when the offers were received, and transmitting a statement showing the facts called for.

TREASURY DEPARTMENT, February 7, 1894.

SIR: In response to Senate resolution dated the 2d instant, as follows:

"Resolved, That the Secretary of the Treasury be, and he is hereby, directed to inform the Senate how many offers have been presented for the purchase of bonds proposed to be issued and sold in his notice under date January 17, 1894, giving the names and places of business of the persons and firms and companies or corporations making such offers, for what amount and at what prices the offers were made; also the names and places of business of the persons to whom the said bonds have been sold, in what amount to each, and at what prices; also when the offers of each and all of the bidders were received at the Department," I have the honor to transmit herewith a statement showing the names of subscribers offering 117.223 for the bonds whose subscriptions were accepted, their addresses, the respective dates of the receipt of their subscriptions, the amount thereof, and the amount of bonds allotted to each subscriber at that price. I also inclose a statement showing in the same way the offers to purchase at a higher price than 117.223 which were received and accepted, and a list of offers which were not considered. Among the latter the offers, amounting in the aggregate to \$50,000,000, received from C. L. Riker were not considered because that gentleman's financial standing, as stated to this Department, did not warrant the belief that he would be able to complete his subscription; and the offer of Clarence T. Walker for \$3,000,000 was laid aside because he gave only a temporary address and an effort made by the Department to communicate with him with a view of obtaining his permanent address was unsuccessful. The bid of the Central Trust Company of New York was conditional. The remaining offers, which were not considered, constitute all that were received after 12 o'clock, noon, on the 1st instant. Proposals received later than the 1st instant are not included in any of these statements.

Respectfully, yours,

J. G. CARLISLE, Secretary.

The PRESIDENT OF THE SENATE.

Subscriptions to 5 per cent loan of 1904.—Price, 117.223.

receipt.	Subscriber.	Residence.	Amount.	Less 5.331 per cent.	Allotment.
1894. Jan. 19	B. E. Tilden	Chicago, Ill	\$12,000	\$639	\$11, 350
19	Townsend, Desmond & Voorhis.	New York	1,000	58	950
19 20	Fanny Nolan	do East Saginaw, Mich	4, 000 10, 000	213 533	3, 800 9, 450
• 18 81	John A. Jones	Washington, D. C New York	2, 500, 000	183, 275	2, 366, 700
22 20	tional Bank. Stanley & Hume Henry G. Trevor	Wichita, Kans New York	10, 000 50, 000	538 2, 665	9, 450 47, 350
20 23	A. H. Ainsworth Independence National Bank.	Larned, Kans	1,000 200,000	58 10, 662	950 189, 350
23 24	Wm. Wagner Evening Post Publishing Co.	do New York	1, 000 25, 000	58 1, 338	950 23, 650
25 27	Irvin H. Bright Traders' National Bank	Tamaqua, PaLowell, Mass	200 10,000	11 583	200 9, 450
25 27	Jas. F. Russell	Washington, D. C.	1,500	80	1,400
27	Bay State Trust Co	Washington, D. C Boston, Mass Painted Post, N. Y	100,000	5, 331 266	94, 650 4, 750
27 26	Virginia Erwin H. C. White	North Bennington, Vt	5, 000 5, 000	266	4,750
. 29	Merchants' National Bank.	San Diego, Cal	50,000	2, 665	47, 350
· 28	W. E. Hazeltine	Prescott, Ariz	10, 000 50	533 2	9, 450 50
29 31	German-American Sav-	North Bennington, Vt Burlington, Iowa	5, 000 10, 000	266 588	4, 750 9, 450
30	ings Bank. Silas Weaver	East Greenwich, R.I New Yorkdododo	20,000	1,066	18, 950
81	Chase National Bank	New York	500,000	26,655	473, 350
31 31	National Park Bank	do	400, 000 1, 000, 000	21, 324 53, 310	378, 700 946, 700
81	Manhattan Trust Co	do	250, 000	13, 327	286, 650
31 31	Drovers' and Mechanics'	Baltimore, Md	1, 000, 000 50, 000	53, 810 2, 665	946, 706 47, 850
81	National Bank,	Nam Vork	200, 000	10, 662	189, 350
22	B. E. Tilden	Chicago, Ill	10,000	538	9,450
31 31	J. W. Free	New York	1, 00u 800	58 43	950 750
Feb. 1	Hanover National Bank	New York	1, 500, 000	79, 965	1, 420, 050
1	Bank of Manhattan Co Importers' and Traders' National Bank.	Chicago, Ill. New York. Kinsley, Kans. New York. do	500, 000 1, 000, 000	26, 655 53, 310	478, 350 946, 700
1	Merchants' National Bank.	do	500, 000	26, 655	478, 350
, <u>1</u>	Naumburg Laner & Co	do	1,500,000 100,000	79, 965 5, 331	1, 420, 050 94, 650
1	Bank of America	do	500,000	26,655	473, 350
1	Vermilye & Co	do	500,000	26,655	1 478, 350
1		do	700, 000 250, 000 25, 000	37, 317 18, 327 1, 333	662, 700 236, 650 23, 650
1	A. Grover	do	1,000,000	53, 310	946, 700
1			500,000	26, 655	473, 350
1	Müller, Schall & Co	do	100, 000 500, 000	5, 831 26, 655	94, 650 473, 350
î	Speyer & Co	dodododododododo	1, 000, 000	58, 810	946,700
1	Heidelbach, Ickelbeimer & Co.	do	300, 000	15, 998	284, 000
1	White & Hartshorne	do	200, 000	10,662	189, 350
1	Chemical National Rank	do	500, 000 1, 000, 000	26, 655 58, 310	470, 350 946, 700
1	Baring, Magoun & Co	dododododododododo	250,000	13, 327	236, 650
1 1	Hallgarten & Co	Bishmand Wa	250, 000 1, 000	18, 327 53	236, 650 950
i	New Fork Life insurance	New York	1, 000, 000	58, 810	946, 700
1	Lazard Frères	do	1, 000, 000	53, 310	946, 700
j 1	Metropolitan Trust Co	do	250, 000 144, 000	13, 327 7, 677	236,650 136,300
1	Schafer_Bros	do	100,000	5, 881	94, 550
1	Brown Bros. & Co	do	1,000,000	53, 310	946, 700
i	People's Bank	·do	2,500,000 200,000	133, 275 10, 662	2, 366, 700 189, 350
ī	tional Banking Associa-	dodo	500, 000	26, 655	478, 350
1	tion. State Trust Co National Citizens' Bank	do	250,000 100,000	13, 827 5, 331	286, 650 94, 550

Subscription to 5 per cent loan of 1904.—Price, 117.223—Continued.

Date of receipt.	Subscriber.	Residence.	Amount.	Loss 5.231 per cent.	Allotment
1894. Feb. 1	Closed 746 Townson	M. // . J . J . J . J			
Leb. 1	Girard Life Insurance, Annuity and Trust Co.	Philadelphia, Pa	\$ 50,000	\$2, 66 5	\$47, 250
1	Kidder, Peabody & Co	Boston, Mass	1, 000, 00υ	53, 310	946, 700
1	Mrs. Harriet Kelly	Baltimore, Md	1.000	53	954
1	German National Bank	Cincinnati, Ohio	25,000	1, 388	23, 650
1	A. J. Burhler	Washington, D. C	400	21	400
1	Farmers' Loan and Trust Co.	New York	2, 000, 000	106, 620	1, 893, 400
1 1	Phenix National Bank	do	50,000	2.665	47, 350
1	Sixth National Bank	do	50,000	2, 665	47, 350
1	Central National Bank	do	1, 000, 000	53, 310	946, 700
ī	Knickerbocker Trust Co	do	500,000	26, 655	473, 350
11	Union Trust Co	ldo	2, 500, 000	183, 275	2, 266, 700
ī	New York Life Insurance Co.	do	3, 000, 000	150, 930	2, 840, 050
1	merce.	do	1, 000, 000	58, 310	946, 706
1	Trust Co.	do	500, 000	26, 655	473, 350
1	Fifth Avenue Bank	do	500, 000	26, 665	473, 350
1	Merchanta' National Bank.	Middletown, Ohio	200, 000	10,662	189, 350
1	J. D. Probet & Co	New York	500,000	26, 665	473, 354
1	do	do	200,000	10, 662	189, 350
1	R. L. Day & Co	Boston	1,000,000	58, 310	946, 700
1	Hudson River Bank	New York	30,000	1,599	28, 400
1	Bank of State of New York.	do	100,000	5, 331	94, 650
1	Bolognesi, Hartfield & Co.	do	25, 000	1, 333	23, 650
1	Alling & Secor	do	300,000	15, 998	284, 000
1	Brooklyn Trust Co	do	200,000	10, 662	189, 350
1		Rochester, N. Y		5, 831	94, 650
Jan. 19	W. J. Neil	Butchel, Ohio	2, 600	138	2, 450
Feb. 1	Fourth National Bank	New York	1,000,000	58, 810	946, 700
1	I. & S. Wormser	do	1,000,000	53, 310	946, 790
			42, 996, 850	2, 292, 151	40, 704, 700

TREASURY DEPARTMENT, Washington, D. C., February 3, 1894.

The allotment of bonds to subscribers bidding 117.223, amounting in the aggregate to \$40,704,700, is hereby approved.

J. G. CARLISLE, Secretary.

Subscriptions to 5 per cent loan of 1904.—Price, 117.224 to 200.

Da	te.	Subscriber.	Residence.	Amount.	Coupon.	Regis- tered.	Price.
189	4						
Jan.		Third National Bank	Cincinnati, Ohio]	\$100,000	1	\$100,000	117, 224
	23	T. M. Moseley	West Point, Miss	1,000			117. 225
Feb.	ì	Sailer & Stevenson	Philadelphia	100,000	\$100,000		117, 225
	1	Eutaw Savings Bank	Baltimore	50,000			117. 225
	1	People's Trust Co	Brooklyn	500,000	500,000		117. 223
	1	A. J. Mayer	New York	250, 000	l		117. 225
	1	L. von Hoffman & Co		300,000	300,000		117. 225
	1	Eutaw Savings Bank	Baltimore	50,000	50,000		
Jan.	31	American Exchange National Bank.	New York	500,000	500,000		117. 225
Feb.	1	Kidder, Peabody & Co	Boston	250,000	l		117. 227
	1	Lee, Higginson & Co	do	250,000			117.228
Jan.	31	Central National Bank.	Springfield, Mo	25, 000		25,000	117.23
	23	Mrs. Mattie J. Berry	Athens, Ohio	300			117.23
	25	E. J. Hardtner	Pineville, La	2,000	l 	2, 600	117. 23
	26	Ambrose Snow	Rockland, Me	10,000			
	81	Daniel W. Coagrove	Marlboro, Mass	1,000		1,000	
	19	J. E. Tower	New York	50	50		117.24
	20	First National Bank	Milford, Del	15, 000		15,000	117. 25
	20	C. J. Cooper	Oxford, N. C	100			117. 25
	22	People's Trust Co	Farmington, Me	20 , 000	20,000		117.25
	26	B. E. Tilden, trustee	Chicago	10,000	10,000		117.25
	26	Jas. Conway	Harpers Ferry, W. Va	1, 500	500	1,000	117.25
	27	Morris Mark	Herkimer, N. Y	100,000	100,000		117.25
	27	L. J. Lederer	Baltimore	100	100		117. 25
	30	Van Schaick & Co	New York	5, 000	5,000		117.25
	81	First National Bank	San Francisco, Cal	100,000	I	100,000	117.25

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Subscriptions to 5 per cent loan of 1904.—Price, 117.224 to 200—Continued.

Date.	Subscriber.	Residence.	Amount.	Coupen.	Regis- tered.	Price.
1894.						
Feb. 1	Heidelbach, Ickelhei- mer & Co.	New York	\$100, 090	\$100,000		117. 25
Jan. 31	National Shoe and	do	200, 000		\$200,000	117. 25
31	Leather Bank. Bank of British North	do	250, 000	260,000		117. 25
۱ 81	America. Albany County Savings	Albany, N. Y	70,000	70,000		117. 25
22	Bank. J. W. Leggett	Moscow, Tex	6, 000	6,000		117. 25
31	Merchants' National Bank.	Boston	100, 000		100,000	117. 25
81	Lawrence National Bank.	Lawrence, Mass	20, 000	600	19, 400	111. 25
31 3 1	Fallkill National Bank .	Poughkeepsie, N. Y New York	100, 000 100, 000	100,000		117. 25 117. 25
91	Heidelbach, Ickelhei- mer & Co., account Obio Valley National	Mew Tolk	100,000	0		221.20
	Bank, Cincinnati,					
Feb. 1	Ohio. Caldwell & Bunker	do	10,000	10,000		117. 25
1	Chas. C. Burke	do	5, 000 150, 000	5, 000		117. 25 117. 25
1	Bank. Irving S. Lothrop	Dalcour, La	4, 000			117. 25
Jan. 31	International Trust Co.	Boston	500,000	100,000		117. 251 117. 26
Feb. 1	L. W. Morrison United States Mortgage	New Yorkdo	125, 000 500, 000			117. 26
1	Co. E. Rollins Morse & Bro.	Boston	200,000	200,000		117. 26
Jan. 31	Stein Bros Bank of British North	BostonBaltimore, MdNew York	100, 000 250, 000	100,000 250,000		117. 27 117. 80
Feb. 1	America. E. H. Bonner & Co	do	5, 000	5,000		117. 80
1	Kidder, Peabody & Co	Boston	250, 000			117. 819 117. 33
1	E. Rollins Morse & Bro. Ohio Valley National.	Cincinnati, Ohio	200, 000 100, 000	200, 000 100, 000	••••••	117.35
1	Bank. National Bank of Re-		100,000			117. 21
	public, Washington, D. C., for First Na- tional Bank, Cincin-					
	tional Bank, Cincin- nati, Ohio.			ĺ		
1	E. Rollins Morse & Bro. Maier Berliner	Boston New York	100, 000 4, 500	100, 000		117.38 117.446
Jan. 31	First National Bank	Bonham, Tex	80, 000			117.50
22	East Tennessee Na- tional Bank.	Knoxville, Tenn	50,000			117.50
30 31	W. E. Newbert	Kansas City, Mo Burlington, Kans	400 25, 000	400	25,000	117.50 117.50
Feb. 1 Jan. 28	J. H. Hecht	BostonBaltimore	50, 000 25, 000	50,000	25, 000	117.50 117.50
23	tional Bank. Roche & Coulter	do	50,000	50, 000	l	117.51
31	Merchants' Loan and	Chicago	250, 000	250, 000		117.52
Feb. 1	Trust Co. National Bank of Re-	Boston	200, 000	200,000		117. 52
_ 1	demption. New England Trust Co.	do <u></u>	500, 000	500, 000		117.55
Jan. 22 Feb. 1	C. F. Troutman Kidder, Peabody & Co	Shepherdsville, Ky Boston	250, 000		500	117.697
Jan. 31	Kummer & Becker Bullitt County Bank	Baltimore Shepherdsville, Ky	10, 000 2, 500	10,000	2.500	117.75 117.80
31	Eliz'th F. Leffingwell	Summit, N. J	400 50, 000	50, 000	400	117. 815 117. 815
Feb. 1 Jan. 81	Hambleton & Co Northwestern National	West Superior, Wis	100,000			117. 825
. 81	Bank. D. W. Cosgrove National Bank of the	Marlboro, Mass	500		500	117. 85 117. 875
Feb. 1	Republic for First National Bank, Cin-	Washington, D. C	100,000			117. 870
	National Bank, Cincinnati, Chio.					,
Jan. 31	Frank Rosenburg & Co. First National Bank	Baltimore, Md Brewsters, N. Y	50, 000 20, 000	50, 000 20, 000		117. 875 118
20	G. Schreitmiller	New York	100	100		118
20 18	James Levy & Bro Farmers' National Bank.	Cincinnati, Ohio	100 10,000	100		118 118
20 20	Farmers' National Bank. Charles Braden	Cincinnati, Ohio Hudson, N. Y West Point, N. Y	6, 000 500		6, 000 500	118 118
22 23	H.O. Hall Roche & Coulter	Washington, D. C	50, 000	150 50, 000		118 118
23	J. W. Crosby	Baltimore, Md New York	500	500 1,000	1,000	118
23	Jos. J. Sweeney	Baltimore, Md	2,000	1,000	1 1,000	110

Subscriptions to 5 per cent loan of 1904.—Price 117.224 to 200—Continued.

Date.	Subscriber.	Residence.	Amount.	Coupon.	Regis- tered.	Pric
1894.						
AD. 27	Planters' National Bank.	Richmond, Va	\$200,000		\$200,000	118
26	Planters' National Bank. George M. Wright	New York. St. Louis, Mo	600		600	118
28	Franklin Bank	St. Louis, Mo	200,000	\$200,000		118
28	Franklin Bank	New York	600		600	118
20	Mrs. S. H. Dewey.	Wante-Ille Ale	50	50		
29	I. Wind. David King, jr., com-	Huntaville, Ala	20, 000		90 000	118
24	mittee, etc.	washington, D.C	20,000		20, 000	118
29	David King, jr., guar-	do	40,000		40,000	118
	dian, etc.		•			
27	J. Tauber William B. Matthews	Eau Claire, Wis Washington, D. C	500	500		118
30		Washington, D. C	300	500	300	118
29 23	E. J. Dougherty	Indianapolis, Ind Little Rock, Ark	500 5, 000	5,000		118
28	I. Worman & Bro	Jeaneratte I.a	4,000	4,000	• • • • • • • • • • • • • • • • • • • •	118
30	James KeithL. Wormser & Bro Merchants' Mational Bank.	Jeanerette, La Boston, Mass	200, 000	2,000	200,000	
	Bank.		,		200,000	
81	Silas E. Hurin, attor- ney for Ella P. Coru-	Findlay, Ohio	1,000	1,000		118
	ney for Ella P. Coru-					l
	chan, guardian. National Bank of Com-	N				
eb. 1	merce.	New York	25, 000	•••••	25, 000	118
an. 31	National Bank of Com-	St. Louis, Mo	70, 000	70,000		118
	merce.		.0,000	15,000	•••••	1
eb. 1	J. Mayer	New York	5,000		•••••	118
1	E.M. Cronin	Bradford, Pa	27,000		27, 000	118
an. 31	Bradford National	Bradford, Pa	25,000		•••••	118
	Bank.	Weekington D.C.	450		450	٠
eb. 1 an. 31	William T. Owsley C. F. Southmayd	Washington, D. C New York	10, 000	••••••	450 10, 000	118
eb. 1	Frank Rosenburg & Co.	Baltimore Md	50,000	50,000	10,000	118.
an. 31	A. C. Downer	Philadelphia, Pa	2,000	2,000		118.
eb. 1	First National Bank	Philadelphia, Pa Mexico, Mo	2, 000 10, 000	10,000		118.
an. 22	G. J. Van Schott	Passaic, N. J. Philadelphia, Pa	600		600	118.
80	Emory Freed & Co A. W. Evans	Philadelphia, Pa	20,000	20,000	••••••	118.
25 31	A. W. Evans	Elkton, Md Baltimore, Md	500		500	118.
26	Alexander Seibald Miss Katharine Gibbon.	Dhiladelphia Da	3, 060 1, 500	1,500	3, 000	118.
26	R H Cook	Whitehall N. V	10,000	1,000	, 10,000	118.
27	R. H. Cook First National Bank	Philadelphia, Pa Whitehall, N. Y Minersville, Pa	40, 000		1 20,000	118.
eb. 1	Hambieton & Co	Baltimore, Md	50, 000	50,000 i		118.
1	Chas. A. Wissman	New York	300	300	• • • • • • • • • •	118.
un. 22 31	Geo. D. Hawks	Weldon, N. C	300	300	••••••	118.
81	Merchants' National Bank.	Boston	100, 000	• • • • • • • • • • • • • • • • • • • •	100,000	118.
81	Brudford National	Bradford, Pa	25,000			118.
,	Bank.	21441014	20,000		•••••	
eb. 1	Adolph Rothbarth	New York	500	500		118.
1	Henry McEnroe Geo. E. Morgan Col u m b ia National	Washington	300		300	119
1	Geo. E. Morgan	Fulton, Ill	600	300	300	119
1	Columbia National	Minneapolis, Minn	500		500	119.
an. 26	Bank.	Philadelphia	8, 000		8, 000	119.
27	Mary Connor	PhiladelphiaGreenville, Ohio	10,000		10,000	119.
	Bank.	G10027120, 022011011101	20,000		20,000	
26	Rose Magee	Philadelphia	8, 000		8, 000	119.
28	Bay State Trust Co James Spear	Boston	50, 000	50, 000	20,000	119.
20	James Spear	Philadelphia	20, 000 800		20,000	120
20 22	R. Reifegerste J. C. O'Connor Miss E. C. Todd Rev. V. F. Schmitt	Bellport, Long Island Joliet, Ill Asbury Park, N.J Washington	. 50	50	800	120 120
20	Miss E C Todd	Ashury Park N.J	. 50	50		120
26	Rev. V. F. Schmitt	Washington	300	300		120
26	wm. D. Nierste	Baltimore	50	50		120
27	Jav Brooks	Chicago	5,000		5, 000	120
27	M. J. Hess Susanna K. May	New York	50	50	• • • • • • • • • • • • • • • • • • • •	120
25 31	Matthew L. Brett	Washington Ind	500 500	600	• • • • • • • • • • • • • • • • • • • •	120 120
b. 1	Laura J. Crawford	washington Baltimere. Chicago. New York New Albany, Ind Washington, Ind Washington, D.C Findlay, Ohio Philadelubia	250	500		120
1	Silas E. Hurin, att'y, etc.	Findley, Ohio	AOU.	400	••••••	120
un. 28	Wm. Connor.	Philadelphia	8,000		8,000	120.
27	Wm. Connor W. Graves & Co	Frankfort, N. Y	1,000		1,000	120.
20	Michael Treston	Philadelphia	8, 000		8, 000	120.
23	Wichita National Bank.	Wichita, Kans	50		50	200
1		ŀ	9, 295, 300	 i		
			8, 280, 500		• • • • • • • • • •	

TREASURY DEPARTMENT, Washington, D. C., February 3, 1894.

The proposals of subscribers bidding more than 117.223, amounting in the aggregate to \$9,265,300, are hereby accepted.

J. G. CARLISLE, Secretary.

Subscriptions to 5 per cent loan of 1904.—Bids not considered.

Date.	Subscriber.	Residence	Amount.	Price.
1894. Feb. 1 (*) (*) (*) (*) (*) (*) Jan. 30	Central Trust Company C. T. Walker The National Bank National Bank of the Republic Kewanee National Bank Town-topics Financial Bank Kirk Munson C. L. Riker	New York Kewanee, Ill New York	500, 000 5, 000 150, 000	117. 223 117. 815 119. 613 117. 223 117. 815 117. 223 123. 659

[Senate Ex. Doc. 47, Fifty-third Congress, second session.]

Letter from the Secretary of the Treasury in response to the Senate resolution of February 2, 1894, giving a statement of the paper money redeemed and reissued or destroyed since January 14, 1875; also giving statements relative to the establishment and maintenance of the gold reserve.

TREASURY DEPARTMENT, February 21, 1894.

The President of the Senate:

I have the honor to acknowledge the receipt of a resolution of the Senate, dated the 2d instant, as follows:

"Resolved, That the Secretary of the Treasury be, and he is hereby, directed to inform the Senate what amount, if any, of the different kinds of paper money or currency issued by the Government has been redeemed since January 14, 1875, to this date, classifying such money or currency, giving the amounts, respectively, by years of such redemption, and what portion of such currency or money thus redeemed, if any, was destroyed, and what portion was reissued, giving the amounts and classes by years, respectively; also by what right or authority the so-called gold reserve now maintained in the Treasury was established, when established, and under what authority it is now maintained."

In response I respectfully submit the following tabular statement, which exhibits the statistical details specified in the resolution by fiscal years:

Kind.	Redeemed.	Destroyed.	Reissued.
1875 (January 15 to June 30). Demand notes. United States notes. Gold certificates. Currency certificates Fractional currency. Total.	55, 047, 010 38, 655, 060	\$2, 180 6, 228, 420 6, 151, 800 8, 230, 750 15, 618, 150	\$48, 818, 590 32, 503, 200 35, 075, 000 15, 999, 200 132, 895, 990
Demand notes. United States notes Gold certificates Currency certificates Fractional currency. Total.	3, 190 97, 177, 054 83, 734, 000 108, 305, 000 36, 058, 729 325, 277, 973	5, 999, 296 25, 905, 000 7, 682, 829 39, 590, 815	91, 177, 758 83, 734, 000 82, 400, 000 28, 375, 900 285, 687, 658

^{*} Received after 12 o'clock m., February 1, 1894.
† Fifty separate offers of \$1,000,000 each, at prices ranging from 118.60 to 119.58.

Demand notes United States notes Gold certificates Currency certificates			
Fractional currency	\$2, 955 82, 448, 851 45, 250, 000 56, 045, 000 14, 043, 458	\$2,955 10,007,952	\$72, 440, 896 45, 250, 000 56, 045, 000
Total	197, 790, 264	24, 054, 365	173, 735, 894
Demand notesUnited States notes	1, 665 80, 359, 267	1, 66 5 18, 083, 316	67, 275, 951
Gold vertificates bilver certificates Currency certificates Fractional currency	47, 548, 900 94, 415, 090 3, 853, 368	7, 785, 200 3, 855, 359	47, 548, 000 86, 690, 000
Total	226, 179, 300	24, 675, 849	201, 503, 951
Demand notes United States notes Gold certificates Silver certificates Currency certificates Fractional currency	64, 107, 838 41, 270, 700 8, 460, 050 106, 680, 000 705, 159	827 28, 953, 300 16, 915, 000 705, 159	64, 107, 833 12, 817, 400 3, 460, 050 89, 765, 000
Total	221, 224, 569	46, 574, 286	174, 650, 288
1880. Demand notes. United States notes. Gold certificates. Silver certificates. Currency certificates Fractional currency.	81, 302, 563 7, 409, 100 183, 680 62, 110, 000 251, 717	495 7, 409, 100 15, 055, 000 251, 717	81, 302, 563 183, 680 47, 055, 000
Total	151, 257, 555	22, 716, 312	128, 541, 243
1881.			•
Demand notes. United States notes. Gold certificates. Silver certificates. Currency certificates. Fractional currency.	440 54, 545, 384 2, 221, 680 2, 119, 740 20, 225, 000 109, 001	2, 221, 680 2, 680, 000 109, 001	54, 545, 384 2, 119, 740 17, 565, 000
Total	79, 221, 195	4, 991, 121	74, 280, 074
Demand notes United States notes Gold certificates Silver certificates Currency certificates Fractional currency Total	79, 520, 840 79, 520, 424 745, 800 9, 369, 826 15, 165, 000 58, 706	745, 800 58, 706	79, 520, 424 9, 369, 830 15, 165, 900
1883.	104, 800, 380	000,040	104, 055, 244
Demand notes United States notes Gold certificates Silver certificates Currency certificates Fractional currency.	710 109, 764, 714 9, 368, 480 12, 519, 879 20, 210, 000 46, 557	710 180,000 46,557	109, 784, 714 9, 368, 490 12, 519, 879 20, 080, 900
Total	151, 910, 840	227, 267	151, 683, 073
Demand notes	85, 948, 236 25, 455, 980 20, 005, 140 27, 820, 000 20, 629	950, 000 20, 629 971, 174	85, 948, 236 25, 455, 980 20, 005, 140 26, 870, 000

. 1885.	Redeemed.	Destroyed.	Reissued.
Demand notes	\$490	\$49 0	
United States notes	84, 493, 158		\$84, 493, 15
Gold certificates Silver certificates	21, 069, 520 20, 990, 045		21, 069, 520
Currency certificates	39, 500, 000		20, 990, 044 39, 500, 000
Fractional currency	15, 886	15, 886	32, 300, 00
	160,000,004		100 050 510
Total	166, 069, 094	16, 376	166, 052, 718
1886.	Ì		
Demand notes	505 62 000 000	505	62 000 00
Gold certificates	63, 000, 000 10, 188, 895	9, 148, 895	63, 000, 000 1, 040, 000
Silver certificates	28, 523, 971	23, 923, 971	4, 600, 000
Currency cortificates	58, 825, 000	11, 175, 000	47, 650, 000
Fractional currency	10.088	10, 088	
Total	160, 548, 459	44, 258, 459	116, 290, 000
1887.			
Demand notes	315	315	
United States notes	74, 068, 000		74, 068, 000
Gold certificates	9, 687, 428	9, 687, 428	
Silver certificates	22, 286, 525	9, 090, 000	22, 286, 525
Fractional currency	37, 490, 000 7, 123	7, 123	28, 400, 000
·			
Total	143, 539, 391	18, 784, 866	124, 754, 525
1888.	900		1
Demand notes	63, 652, 000	223	63, 652, 000
Gold certificates	64, 628, 667		64, 623, 667
Silver certificates	21, 947, 878		21, 947, 378
Currency certificates			24, 555, 000
Fractional currency	24, 821	24, 321	• • • • • • • • • • • • • • • • • • • •
Total	174, 802, 589	24, 544	174, 778, 045
1889.			
Demand notes	365	365	••••••
United States notes	59, 450, 000		59, 450, 000
Silver certificates	67, 249, 598 40, 614, 026	• • • • • • • • • • • • • • • • • • • •	67, 249, 598 40, 614, 026
Currency certificates	30, 320, 000		30, 320, 000
Fractional currency	5, 953	5, 953	
Total	197, 639, 942	6, 318	197, 633, 624
1890.			
Demand notes.	410	410	
United States notes	78, 132, 000		78, 132, 000
Gold certificates	45, 555, 573	•••••	45, 555, 573
Currency certificates	55, 569, 995 28, 285, 000	4, 805, 000	55, 569, 995 23, 480, 000
Fractional currency	5, 180	5, 180	20, 200, 000
Total	207, 548, 158	4, 810, 590	202, 737, 568
TOTAL	201,040,100	4, 010, 000	202, 131, 300
1001	385	885	
1891.	000	960	70, 792, 000
Demand notes United States notes	70, 792, 000		
Demand notes United States notes. Treasury notes of 1890	70, 792, 000 1, 624, 000		1, 624, 000
Demand notes United States notes Treasury notes of 1890 Gold certificates	1, 624, 000 68, 601, 550	5, 081, 550	1, 624, 000 63, 520, 000
Demand notes United States notes. Treasury notes of 1890 Gold certificates Silver certificates	1, 624, 000 68, 601, 550 71, 728, 566	5, 081, 550	1, 624, 000 63, 520, 000 71, 728, 566
Demand notes United States notes Treasury notes of 1880 Gold certificates Silver certificates Currency certificates.	1, 624, 000 68, 601, 550 71, 728, 566 28, 050, 000		1, 624, 000 63, 520, 000 71, 728, 566 28, 050, 000
Demand notes United States notes United States notes Treasury notes of 1880 Gold certificates Silver certificates Currency certificates Fractional currency	1, 624, 000 68, 601, 550 71, 728, 566 28, 050, 000 3, 831	8, 831	1, 624, 000 63, 520, 000 71, 728, 566 28, 050, 000
Demand notes United States notes. United States notes. United States notes. United States notes. Gold certificates Silver certificates. Currency certificates. Fractional currency Total	1, 624, 000 68, 601, 550 71, 728, 566 28, 050, 000	8, 831	1, 624, 000 63, 520, 000 71, 728, 566 28, 050, 000
Demand notes United States notes United States notes Treasury notes of 1890 Gold certificates Silver certificates Currency certificates. Fractional currency Total 1892.	1, 624, 000 68, 601, 550 71, 728, 566 28, 050, 000 3, 831	8, 831	1, 624, 000 63, 520, 000 71, 728, 566 28, 050, 000
Demand notes United States notes Treasury notes of 1890 Gold certificates Silver certificates Currency certificates Fractional currency Total 1892. Demand notes.	1, 624, 000 68, 601, 550 71, 728, 566 28, 050, 000 3, 831 240, 800, 332	8, 831	1, 624, 000 63, 520, 000 71, 728, 566 28, 050, 000 235, 714, 566
Demand notes United States notes United States notes Treasury notes of 1880 Gold certificates Silver certificates Currency certificates Fractional currency Total 1892. Demand notes United States notes Treasury notes of 1880	1, 624, 000 68, 601, 550 71, 728, 566 28, 050, 000 3, 831	8, 831	1, 624, 000 63, 520, 000 71, 728, 566 28, 050, 000 235, 714, 566 66, 264, 000
Demand notes United States notes. Treasury notes of 1880 Gold certificates Silver certificates Currency certificates. Fractional currency Total 1892. Demand notes. United States notes Treasury notes of 1880 Gold certificates	1, 624, 000 68, 601, 550 71, 728, 566 28, 050, 000 3, 831 240, 800, 332 66, 264, 000 8, 646, 770 66, 387, 500	8, 831 5, 085, 766	1, 624, 000 63, 520, 000 71, 728, 566 28, 050, 000 235, 714, 566 66, 264, 000 8, 646, 770 60, 387, 510
Demand notes United States notes United States notes Treasury notes of 1890 Gold certificates Silver certificates Currency certificates. Fractional currency Total 1892. Demand notes. United States notes Treasury notes of 1890 Gold certificates Silver certificates Silver certificates Silver certificates	1, 624, 000 68, 601, 550 71, 728, 566 28, 050, 000 3, 831 240, 800, 332 66, 264, 000 8, 646, 770 66, 387, 500 92, 956, 881	8, 831 5, 085, 766	1, 624, 000 63, 520, 000 71, 728, 566 28, 050, 000 235, 714, 566 66, 264, 000 8, 646, 770 66, 387, 500 92, 956, 881
Demand notes United States notes. Treasury notes of 1890 Gold certificates Silver certificates Currency certificates Fractional currency Total 1892. Demand notes. United States notes. Treasury notes of 1890 Gold certificates Silver certificates Currency certificates Currency certificates Currency certificates	1, 624, 000 68, 601, 550 71, 728, 566 28, 050, 000 3, 831 240, 800, 332 66, 264, 000 8, 646, 770 66, 387, 500 92, 956, 81 64, 100, 000	3, 831 5, 085, 766	1, 624, 000 63, 520, 000 71, 728, 566 28, 050, 000 235, 714, 566 66, 264, 000 8, 646, 770 60, 387, 500 92, 956, 881 64, 160, 000
Demand notes United States notes United States notes Treasury notes of 1890 Gold certificates Silver certificates Currency certificates. Fractional currency Total 1892. Demand notes. United States notes Treasury notes of 1890 Gold certificates Silver certificates Silver certificates Silver certificates	1, 624, 000 68, 601, 550 71, 728, 566 28, 050, 000 3, 831 240, 800, 332 66, 264, 000 8, 646, 770 66, 387, 500 92, 956, 881	8, 831 5, 085, 766	1, 624, 000 63, 520, 000 71, 728, 566 28, 050, 000 235, 714, 566 66, 264, 000 8, 646, 770 60, 387, 510

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Kind.	Redeemed.	Destroyed.	Reissued.
1893.			
Demand notes			\$91, 116, 000
Treasury notes of 1890	41 759 950		41, 759, 950
Gold certificates		963, 752, 740	
Silver certificates		656, 800	109, 972, 000
Currency certificates		18, 015, 000	42, 635, 000
Fractional currency		2, 958	
Total	380, 980, 448	82, 427, 498	298, 552, 950
1894 (to February 2).			
Demand notes			<i>.</i>
United States notes	56, 780, 000		56, 780, 000
Treasury notes of 1890			27, 117, 000
Gold certificates		16, 947, 420	100,000
Silver certificates			72, 065, 000
Currency certificates			14, 210, 000
Fractional currency	1,722	1,722	
Total	187, 221, 142	16, 949, 142	170, 272, 000

The \$100,000,000 gold coin heretofore maintained in the Treasury was accumulated under the following provision of the act approved January 14, 1875, commonly called the resumption act:

"And on and after the first day of January, anno Domini eighteen hundred and seventy-nine, the Secretary of the Treasury shall redeem in coin the United States legal-tender notes then outstanding, on their presentation for redemption at the office of the assistant treasurer of the United States in the city of New York, in sums of not less than fifty dollars. And to enable the Secretary of the Treasury to prepare and provide for the redemption in this act authorized or required, he is authorized to use any surplus revenues from time to time in the Treasury not otherwise appropriated, and to issue, sell, and dispose of, at not less than par in coin, either of the descriptions of bonds of the United States described in the act of Congress approved July fourteenth, eighteen hundred and seventy, entitled 'An act to authorize the refunding of the national debt,' with like qualities, privileges, and exemptions, to the extent necessary to carry this act into full effect, and to use the proceeds thereof for the purposes aforesaid. And all provisions of law inconsistent with the provisions of this act are hereby repealed."

This fund is not mentioned in any statute of the United States, except in the proviso contained in section 12 of the act approved July 12, 1882, entitled "An act to enable national banking associations to extend their corporate existence, and for other purposes," which is as follows:

"Provided, That the Secretary of the Treasury shall suspend the issue of such gold certificates whenever the amount of gold coin and gold bullion in the Treasury reserved for the redemption of United States notes falls below one hundred millions

of dollars."

The fund was accumulated subsequently to the passage of the resumption act by the application of surplus revenues and the sales of bonds. The first sale of bonds for this purpose was made in the month of May, 1877, and the proceeds of all bonds then and thereafter disposed of were deposited in the Treasury, but no separate account of this fund has at any time been kept in the books of the Department.

In the monthly debt statement issued on the 1st day of April, 1885, there appeared,

for the first time in the list of "lishilities," the following statement:

"Held for redemption of United States notes, acts of January 14, 1875, and July 12, 1882, \$100,000,000.

And since that time this, or a substantially similar entry, has been contained in all the monthly debt statements.

The authority under which the fund is now maintained is the same as that under which it was originally established.

Respectfully, yours,

J. G. CARLISLE. Secretary.

[Senate Ex. Doc. 48, Fifty-third Congress, second session.]

Letter from the Attorney-General, in response to the Senate resolution of February 21, 1894, transmitting a copy of a letter from the Acting Secretary of the Treasury with respect to silver certificates and the reply of the Attorney-General thereto.

DEPARTMENT OF JUSTICE, February 23, 1894.

SIR: In response to the resolution of the Senate of the 21st instant, directing the Attorney-General "to furnish the Senate with complete copies of any opinions furnished by him to the Secretary of the Treasury relating to silver certificates, and of all correspondence between the Treasury Department and the Department of Justice in relation thereto," I have the honor to transmit herewith copy of letter bearing date the 17th instant from Hon. W. E. Curtis, Acting Secretary of the Treasury, and copy of the Attorney-General's reply thereto, bearing date the 20th instant.

Very respectfully,

RICHARD OLNEY, Attorney-General.

The PRESIDENT OF THE SENATE.

TREASURY DEPARTMENT, February 17, 1894.

SIR: I have the honor to request your opinion as to whether silver certificates, authorized by section 3 of the act of February 28, 1878, are lawful money within the meaning of the statutes as set forth in section 4 of the act of June 20, 1874, and section 9 of the act of July 12, 1882, which provide for the deposit of lawful money in the Treasury for the withdrawal of the circulating notes of national banks.

Respectfully, yours,

W. E. CURTIS,

Acting Secretary.

The ATTORNEY-GENERAL

DEPARTMENT OF JUSTICE, February 20, 1894.

SIR: I have the honor to acknowledge your favor of the 17th instant, requesting my opinion upon the question whether silver certificates authorized by section 3 of the act of February 28, 1878, are lawful money within the meaning of section 4 of the act of June 20, 1874 (18 Stat. L., chap. 343), and section 9 of the act of July 12, 1882 (22 Stat. L., chap. 290).

Silver certificates are just what they purport to be on their face and by their terms—that is, they attest the fact that the United States has on deposit so many silver dollars which will be paid to the holder upon the presentation and surrender of such certificates. If they can be regarded as money at all, it is only because the United States agrees to receive them "for customs, taxes, and all public dues," and only to that extent and for those specific purposes.

In my opinion they are not "lawful money" within the meaning of the statutes above referred to, to wit: Section 4 of the act of June 20, 1874 (18 Stat. L., chap.

343), and section 9 of the act of July 12, 1882 (22 Stat. L., chap. 290).

Respectfully,

RICHARD OLNEY, Attorney-General.

The SECRETARY OF THE TREASURY.

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[Senate Ex. Doc. 91, Fifty-third Congress, second session.]

Letter from the Secretary of the Treasury, in response to the Senate resolution of March 28, 1894, relative to the currency and the productions of India, Russia, and the Argentine Republic during certain years.

TREASURY DEPARTMENT, May 7, 1894.

SIR: I have the honor to acknowledge the receipt of the following resolution adopted by the Senate March 28, 1894:

"In the Senate of the United States, March 28, 1894.

"Resolved, That the Secretary of the Treasury be, and he is hereby, directed to send to the Senate, at his earliest convenience, answers to the following inquiries accord-

ing to the best information now in his Department:
"First. Whether any change has been made in the weight, fineness, or otherwise, in the legal-tender value of the coined silver money used by the people of India, Russia, or the Argentine Republic, for the transaction of their domestic business; and if so when and to what extent, and by what authority of law, during the past twenty years.

"Second. Whether prices for the chief products of said countries, like wheat, cotton, etc., have advanced or declined in their prices, when exchanged in their home markets for the legal-tender silver or paper money in common use among their peo-

ple, and if so, how much during the past twenty years.

"Third. Whether the production, export, or the manufacture of the products of said countries have increased or decreased, and if so, how much, in the quantity and value of each, during the past twenty years, using their annual reports to ascertain amounts produced, exported, and manufactured, and their legal-tender silver and paper money to ascertain their home prices for the four years between 1872 and 1877, as compared with like averages between 1888 and 1893, as a basis on which to answer these inquiries."

To the above I respectfully submit the following replies:

Answer to first inquiry:

(1) India.—There has been no change in the weight, fineness, or legal-tender power of the silver coins of India during the last twenty years, or, indeed, since the law of August 17, 1835, which established the present monetary system of that country, with the single silver standard, went into force on September 1, 1835. That law provided that the company rupes, a name which it introduced, should weigh a new East India tola, or 180 grains, 11 or .9161 fine—that is—that it should contain 165 grains of pure silver.

The act of the Governor-General of India, in council of June 26, 1873, did not change the weight, fineness, or legal-tender power of the rupee, although it closed the Indian mints to the free coinage of silver from and after the date of its passage. Silver may, however, still be coined in India, on Government account, and the Government holds itself ready to furnish new rupees to individuals in exchange for

gold, at the rate of 1 silver rupee for 16d. in gold, or 15 rupees for 1 pound sterling.

(2) Russia.—Twenty years ago, and up to the 1st of January, 1886, the monetary system of Russia was that established by the law of June 20 (old style), corresponding to our 2d of July, 1810. Under this law, Russia had the silver standard, the ruble containing 20.7315 grams, or 319.9286 grains, with a fineness of .868₁t, or a fine weight of 17.9961 grams, or 277.7161 grains. The coinage of silver, however, was superpeded in Russia by the law of September 1876

was suspended in Russia by the law of September, 1876.

The law of December 17, 1885, which went into force on the first day of 1886, introduced the double standard, and made the weight of the silver ruble 19.90 grams, or 307.0968 grains, with a fineness of .900, and its fine weight, therefore, 17.9961 grams, or 277.7161 grains, the same as it had been under the law of 1810. No silver was coined, however, on private account, under the new law. Its coinage on private account continued suspended.

The actual currency of the country since 1854 has been paper "credit rubles,"

which are sometimes also called "silver rubles."

(3) Argentine Republic.—Twenty years ago, and up to 1881, the Argentine Republic had a very incoherent monetary system. The peso fuerte, of 100 centavos, divided into 8 reals, was the unit of account.

But that unit was represented, at least in the provinces of Buenos Ayres and Corrientes, only by paper money of various kinds, that fluctuated in value.

Apart from this paper money, and from the metallic plasters which still circulated to a limited extent in the other provinces of the Republic, commercial operations were carried on in foreign coins.

In 1875 the Congress of the Republic decreed the coinage of national money based on the gold peso fuerte, or pataca, fineness .900, weighing 12 grams and divided into centimos. It was intended that this coinage should embrace: In gold, 5, 10, and 20 piaster pieces; in silver, a piece of 1 piaster, .900 fine, of the legal weight of 25 grams, with decimal divisions of a proportional weight. The economic conditions of the country, however, were such that the law of 1875 could not be carried out.

The monetary law of November, 5, 1881, retained as the unit the gold piaster, divisible into centimes, but lowered its weight to 1.6189 grams, that is, exactly the weight of the French 5-franc gold pieces.

Silver was made legal tender only to the amount of 10 pesos. Practically, therefore, the country has, legally, the gold standard. The actual money, however, is a depreciated paper, fluctuating greatly in value.

The following table shows the weight and flueness of the silver coins of the Argentine Republic up to 1881 and thereafter:

Weight and fineness of the silver coins of the Argentine Republic.

Coins.	Grams.	Grains.	Fineness (thousandths).	Fine weight, grains.	
(1) Under the Argentine Confederation (accord-					
ing to assays):			1		
Peso of Cordoba	26, 0670	402, 265	.900	362, 039	
Quarter peso of Cordoba	6, 7000	103, 394	.800	82. 71	
Peso of 1838 and 1839 (average)	26, 6972	411, 991	.915	376. 97	
(2) Pieces of the provinces of Rio de la Plata:	1				
Peso of 1828, worst samples	24. 6226	379, 975	.862	327. 58	
Peso of 1828, better samples	27.0860	417. 991	.800	384. 89	
Peso of 1828, best samples	26, 6324	410.991	.822	337.83	
Half peec of 1815	13. 2838	204. 995	.888	182. 03	
Half peso of 1813-1816	6. 3503	97.997	.886	86. 82	
(3) Silver coins under the law of 1881:			1		
Peso	25.0000	385. 800	.900	347. 22	
50 centavos	12, 5000	192, 900	.900	173. 61	
20 centavos	5.0000	77. 160	.900	69. 44	
10 centavos	2. 5000	38. 580	.900	84.72	
5 centavos	1. 2500	19. 290	.900	17. 86	

Answers to the second inquiry:

I.—Table showing the course of the prices of the articles which have risen during the years 1887-1892, as compared with their price in March, 1873.

Articles.	1873 (March).	1887.	1888.	1839.	1890.	1891.	1892.
Wheat:							
Bombay	100	97	100	103	90	93	118
Caloutta	100	83	88	89	81	87	103
Rice:	1				-	•	
Moonghy	100	103	110	131	144	147	162
Ballam	100	106	115	144	154	148	169
Linseed:	100	100	110	TAR	103	190	100
Bombay	100	97	104	112	111	108	110
Calcutta	100		95	112	100	97	112
Jute:	100	101	90	112	100	•1	112
Picked	100	137	153	192	197	126	236
Ordinary	100	118	141	203	186	115	281
Gunny bags	100	98	125	126	118	93	132

⁽¹⁾ As to India.—In India the rupee price of such important articles as rice, wheat, linseed, and gunny bags has risen during the last twenty years. The rupee price of other important articles has fallen, as, for instance, of raw cotton, cotton yarn, hides, indigo, opium, and tea. Three other articles of minor importance have also fallen in price during the last twenty years. The following index number tables show the extent of the rise or fall in the prices of the above articles for the periods mentioned, their prices in March, 1873, being taken to represent 100:

I.—Table showing the course of the prices of the articles which have fallen during the years 1887-1892, as compared with their price in March, 1873.

Articles.	1873 (March).	1887.	1888.	1889.	1890.	1801.	1892.
Cotton: Broach Yarns, 20's T cloth Hides, cow Indigo, good Opium, Bengal Opium, Malwa Tea, good Souchong	100 100 100 100 100	85 69 76 87 70 84 90 55	95 74 77 76 82 85 100 50	93 79 77 76 93 91 98 52	95 74 77 72 76 83 89 50	84 70 77 65 86 81 87 50	75 65 77 66 74 89 88 41

III.—Table showing the course of the prices of certain articles of minor imporance which have fallen during the period 1876-1893, as compared with that price in March, 1873.

Articles.	1873 (March).	1876.	1881.	1886.	1891.	1892.
Saltpeter	100	83 83 74	82 83 71	83 65 82	80 67 73	85 95 94

See report of Indian currency committee, pp. 161, etc.

(2) As to Russia.—I find that the average prices of some of the principal articles of Russian production during the years 1873–1877, as compared with their average price during the period 1887–1891 have fallen, while those of others haverisen. The prices which have fallen are those of wheat, rye, barley, oats, yarn, leather, and raw wool.

Those which have risen are the prices of maize, pease, groats, flour, flax, and

hemp.

The following table shows how the credit-rouble prices of the articles above mentioned fluctuated during the years 1873-1877, and 1887-1891, the last year for which I find data at present attainable.

The prices in the table are wholesale export prices.

IV.—Table showing the prices of some of the principal articles of Russian production during the periods 1873-'77 and 1887-'91.

Articles.	1873.	1874.	1875.	1876.	1877.	Average, 1873-'77.
Corn and wheat	Rubles. 11. 55 6. 67 6. 20 4. 12 6. 29 7. 79 8. 36 9. 95 4. 50 2. 96 25. 45 10. 83 10. 99	Rubles. 10. 56 7. 68 6. 36 4. 45 7. 13 9. 57 8. 03 12. 46 4. 83 3. 48 25. 04 12. 42 10. 77	Rubles. 10. 41 7. 02 5. 99 4. 80 6. 71 8. 40 1. 90 14. 15 4. 89 3. 70 37. 16 12. 72 9. 83	Rubles. 11. 02 7. 08 6. 13 4. 76 8. 67 9. 54 10. 98 4. 81 3. 49 6. 01 13. 23 10. 18	Rubles. 12.06 8.40 6.82 5.14 5.47 7.82 16.36 11.78 5.63 4.55 6.93 10.78 16.70	Rubles. 11. 12 7. 27 6. 30 4. 65 6. 07 8. 45 8. 83 11. 85 4. 93 20. 12 11. 90 11. 68
Articles.	1887.	1888.	1889.	1890.	1891.	Average, 1887-'91.
Corn and wheat	Rubles. 10. 72 6. 30 5. 92 4. 90 6. 49 9. 56 12. 57 15. 33 5. 56 5. 04 10. 22 8. 82	Rubles. 10.40 5.68 5.95 8.75 6.64 9.89 11.61 14.89 5.39 5.10 4.87 11.60 10.51	Rubles. 10. 13 5. 90 5. 75 3. 87 7. 34 9. 10 12. 88 18. 87 5. 16 5. 08 4. 64 12. 86 10. 89	Rubles. 9.84 6.00 6.06 4.16 7.27 9.00 12.00 17.42 4.71 5.00 4.22 11.80 8.60	Rubles. 10. 56 7. 90 6. 96 4. 15 6. 95 9. 08 14. 17 15. 84 4. 27 4. 83 3. 50 9. 97 7. 61	Rubles. 10. 33 10. 33 10. 33 10. 35 10. 31 10. 32 10. 37 1

(3) As to the Argentine Republic.—I find no official data at hand of the prices of the principal articles of Argentine production as far back as twenty or even ten years ago. But even if the prices of the principal products of that country ten or twenty years ago were readily attainable they could not well be compared with their prices to-day, for the reason that the present currency of the Republic is very different from what it was a decade or two decades ago, as has been intimated in my answer to the first inquiry.

COMMERCIAL STATISTICS.

Replying to the last paragraph of the resolution, I have caused to be prepared in the Bureau of Statistics the trade figures of the principal articles of import and export constituting the foreign commerce of the three countries named. These figures are taken from the official returns of the respective countries, and are as complete in their scope as a general survey of the matter will permit. By taking the leading articles a more definite result is reached. The aggregate of quantities and values of articles of lesser importance will not modify the conclusions obtained from a study of the principal items. The commercial statistics of British India in full detail are published from year to year under the direction of that Government. To reprint them for a period of twenty years would be a task involving so much labor and expense that I have judged a summary to be better adapted to meet the question of the Senate. A very full study of the relation of trade figures to prices and the fall in the market value of silver was made by the Herschel Commission on Indian Currency, and is, therefore, at the command of the Senate.

Yours, respectfully,

J. G. CARLISLE, Secretary.

The President of the Senate of the United States.

Imports into Russia.

Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
		Poods.	Rubles.			Poods.	Rubles,
Agricultural ma-	1867		1, 426, 355	Books, maps, en-	1874		2, 897, 480
chinery.	1868		2, 102, 167	gravings, etc.	1875		3, 471, 402
_	1869		711, 366		1876		3, 930, 019
	1870		875, 085	1	1877		3, 491, 227
	1871		1, 042, 828	i	1878		4, 026, 216
	1872	!	1, 522, 203	 }	1879	l	5, 113, 494
	1873		1, 546, 479		1880		4,051,000
	1874		2, 809, 004	1	1881		3, 213, 000
	1875		3, 151, 960		1882		4, 892, 000
	1876	 	1, 628, 885		1888		4, 639, 000
	1877		1, 231, 130		1884		4, 758, 000
	1878	[3, 641, 435		1885		2, 800, 000
	1879		3, 999, 863		1886		2, 877, 000
	1880		5, 502, 000	J i	1887	l	2, 059, 000
	1881		7, 948, 000		1888		2, 148, 000
	1882		5, 925, 000	II.	1889		2, 163, 000
	1883		5, 617, 000	1	1890		2, 065, 000
	1884	l	5, 784, 000		1891		2, 247, 000
	1885	l	2, 428, 000	Cement and lime	1867	1, 082, 971	541, 485
	1886		1, 314, 000		1868	1, 217, 271	108, 637
	1887		1, 742, 000		1869	2, 807, 121	1, 403, 562
	1888		2, 644, 000	¥	1870	3, 370, 543	1, 685, 275
	1889		2, 958, 000		1871	3, 721, 240	1, 860, 618
	1890		2, 519, 000		1872	3, 360, 069	2, 230, 997
	1891		2, 037, 000		1878	3, 780, 723	1, 723, 683
Books, maps, en-	1867		571, 210		1874	4, 501, 768	2, 479, 378
gravings, etc.	1868		691, 283	1	1875	5, 608, 802	2, 784, 229
G-1	1869		961, 127	Į.	1876	4, 808, 246	2, 127, 626
	1870		1, 150, 082	1	1877	3, 677, 871	1, 188, 283
	1871		1, 354, 246	1	1878	5, 040, 284	1, 917, 848
	1872		2, 891, 328	ij.	1879	8, 411, 217	2, 518, 515
	1873		2, 831, 629	li .	1880	8, 258, 542	3, 075, 000

Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
		Poods.	Rubles.	1		Poods.	Rubles.
Cement and lime		4, 973, 046	1,007,000	Coffee	1887	317, 000	4, 079, 000
	1882 1883	5, 908, 995 6, 840, 000	1, 684, 000 1, 906, 000	i	1888 1889	886, 000 355, 000	5, 169, 000 4, 809, 000
	1884	7, 194, 000	2, 925, 000		1890	388,000	5, 573, 000
	1885	5, 831, 000	2,001,000		1891	345, 000	5, 230, 600
	1886	5, 560, 000	1, 474. 000	Cotton:			
	1887 1888	6, 541, 000 5, 719, 000	1, 599, 000 1, 273, 000	Raw	1867 1868	2, 535, 991 2, 398, 885	38, 039, 858 35, 974, 998
	1889	5, 330, 000	1, 263, 000		1869	2, 973, 634	35, 683, 614
	1890	6, 990, 000	1, 424, 000		1870	9 605 997	21 260 037
(1) 4	1891	6, 278, 000	1, 266, 000		1871	4, 002, 148 8, 393, 001	48, 025, 715 46, 882, 260
Chemicals and drugs.	1867 18 6 8	949, 629 1, 610, 147	2, 687, 097 8, 713, 794		1872 1873	3, 393, 945	37, 551, 075
a80.	1869	1, 206, 546	8, 112, 754		1874	4, 454, 758	53, 962, 550 52, 562, 277 38, 948, 705 35, 323, 637 67, 893, 517
	1870	1, 661, 887	4, 233, 185		1875	4, 980, 687	52, 562, 277
	1871	1, 988, 158 2, 139, 146	5, 095, 376	1	1876	4, 538, 879	38, 948, 705
•	1872 1873	2, 139, 140	6, 252, 249 10, 772, 354		1877 1878	8, 679, 556 6, 830, 488	81,323,537
	1874	2, 533, 400 2, 589, 230	9, 718, 676		1879	5, 720, 056	00, 004, 028
	1875	2, 676, 441	13, 804, 087		1880	4, 886, 560	51, 951, 000
	1876	2, 806, 670	6, 499, 538		1881	8, 217, 308 6, 710, 200	84, 499, 000
	1877 1878	1, 893, 017 3, 136, 685 3, 357, 182	5, 249, 132 20, 667, 502	1	1882 1883	8, 090, 000	72, 417, 000 93, 864, 000
	1879	3, 357, 182	22, 078, 719		1884	6, 277, 000	76, 176, 000
	1880	3, 480, 679	18, 532, 00C		1885	6, 378, 000	65, 967, 000
	1881 1882	3, 480, 679 3, 419, 323 4, 013, 733	18, 043, 000		1886	7, 248, 000	71, 986, 000
	1883	4, 385, 000	25, 907, 000 15, 322, 000		1887 1888	10, 055, 000 6, 890, 000	96, 536, 000 68, 248, 000
	1884	4, 936, 000	15, 734, 000		1889	8, 620, 000	83,509,000
	1885	4. 624. 000	13, 694, 000	i	1890	7, 995, 000	79, 121, 000
	1886 1887	4, 830, 000 4, 687, 000 4, 933, 000	12, 821, 000	V	1891	7, 131, 000	69, 397, 000
	1888	4, 933, 000	12, 133, 000 11, 665, 000	Yarn	1867 1868	152, 850 139, 745	4, 742, 946 4, 343, 311
	1889	5, 164, 000	12, 555, 000		1869	164, 972	5, 192, 562
	1890	4, 915, 000	12, 091, 000		1870	204, 744	6, 554, 373
Coal and coke	1891 1867	3, 899, 000	11, 053, 000		1871	258, 582	8, 290, 779
COM MILL CORO	1868	49, 000, 9 52 35, 217, 011	2, 450, 050 1, 760, 857		1872 1873	304, 65 3 814, 962	12, 607, 979 13, 643, 396
	1869	48, 992, 931	7, 348, 928		1874	331, 938	13, 475, 864
	1870	51, 569, 996	7, 735, 497		1875	359 , 116	15, 296, 983
	1871 1872	75, 550, 745 64, 782, 528	11, 332, 610 10, 598, 208		1876	330, 594 157, 803	14, 472, 678
	1873	50, 854, 034	10, 503, 918		1877 1878	503, 614	5, 987, 040 18, 768, 181
	1874	63, 283, 746	8, 947, 901		1879	874, 619	30, 428, 300
	1875	63, 490, 753	8, 719, 859		1880	568, 419	20, 785, 000
	1876 1877	91, 424, 939 90, 367, 840	12, 446, 692 12, 989, 405		1881 1882	380, 626 355, 148	14, 267, 000 15, 234, 000
	1878	111, 113, 041	17, 059, 213		1883	226,000	10, 438, 000
	1879	90, 665, 908	12, 855, 308		1884	167,000	8, 542, 000
	1880	117, 264, 780	17, 605, 000		1885	172,000	7, 775, 000
	1881 1882	109, 274, 000 105, 574, 000	14, 751, 000 15, 478, 000		1896 1887	169,000 219,000	7, 690, 000 9, 644, 000
	1883	138, 310, 000	18, 137, 000		1888	263,000	10, 225, 000
	1884	116, 760, 000	15, 955, 000		1889	271,000	9, 837, 000
	1885 1886	111, 502, 000 113, 467, 000	15, 451, 000		1890 1891	228, 000 148, 000	8, 609, 000
	1887	95, 710, 000	13, 458, 000 11, 314, 000	Manufactures	1867	190,000	4, 868, 000 3, 957, 560
	1888	105, 456, 000	12, 960, 000	of.	1868		3, 234, 932
	1889	126, 327, 000	15, 132, 000		1869		4, 064, 743
	1890 1891	106, 122, 000 106, 081, 000	12, 429, 000 12, 036, 000		1870 1871		4, 405, 183
Coffee	1867	407, 193	4, 479, 128		1872		4, 862, 043 7, 312, 041 6, 546, 820
	1868	317, 928	3, 497, 195		1873		6,546,820
	1869	466, 664	5, 133, 297		1874		6, 113, 538
	1870 1871	440, 4 61 492, 132	4, 845, 082 5, 413, 458		1875 1876	••••••	6, 483, 714
	1872	492, 132 447, 680	4, 970, 866		1877		5, 184, 138 2, 037, 420
	1873	409, 470	5, 034, 264		1878		4, 649, 414
	1874	443, 065	5, 415, 598		1879	•••••	5, 990, 400
	1875 1876	457, 396 500, 589	5, 638, 110 5, 617, 074	·	1880		6, 027, 000 4, 712, 000
	1877	287, 038	3, 211, 317	i	1881 1882 1883 1884 1885 1886 1887 1888		5, 446, 000
	1878	287, 038 447, 221	5, 704, 782	!	1888		5, 446, 000 8, 890, 600
	1879	472, 448	6, 840, 401	l	1584	• • • • • • • • • • • • • • • • • • • •	3, 300, 000
	1880 1881	500, 0 64 424, 4 31	7, 129, 000 6, 107, 000	l	1896		2, 977, 000 2, 318, 900
	1882	508, 877	7, 626, 000	i	1887		1,863,000
•	1883	387, 000	6, 541, 000		1868		. 1, 505, 000
	1884 1885	506, 000 470, 000	8, 619, 000 7, 429, 000		1899 1890	•••••	2, 124, 000 1, 978, 000
	1 4000	9440,000	1.9268.000	1			4. 246. 22

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Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
Engines, machin- ery, and parts.	1867 1868 1869 1870 1871 1872	Poods. 1, 923, 827 2, 489, 199 1, 970, 448 2, 199, 849	Rubles. 15, 022, 671 16, 321, 206 16, 922, 932 21, 827, 889 16, 036, 426 16, 280, 827	Furs	1871 1872 1873 1874 1875 1876	Poods.	Rubles. 3, 782, 173 3, 656, 082 3, 099, 216 3, 955, 686 4, 840, 358 4, 219, 747
	1873 1874 1875 1876 1877 1878 1879 1880 1881	2, 063, 475 2, 447, 222 2, 930, 342 2, 511, 044 1, 928, 111 3, 219, 834 2, 507, 139 4, 015, 769 1, 418, 671	18, 148, 085 17, 266, 356 31, 826, 605 19, 904, 937 20, 363, 712 43, 178, 858 29, 522, 563 45, 816, 000 15, 134, 000		1877 1878 1879 1880 1881 1882 1883 1884 1885		2, 690, 008 5, 537, 015 4, 728, 613 4, 064, 000 5, 404, 000 8, 048, 000 7, 639, 000 4, 074, 000
	1882 1883 1884 1885 1886 1887 1888 1889 1890 1891	1, 896, 211 1, 857, 000 1, 590, 000 1, 376, 000 1, 566, 000 1, 363, 000 1, 647, 000 2, 092, 000 1, 941, 000 2, 121, 000	20, 914, C00 19, 729, 000 16, 849, 000 11, 938, 000 14, 451, 000 13, 258, 000 16, 090, 000 19, 486, 000 18, 776, 000	Glass and glass- ware.	1886 1887 1888 1889 1890 1891 1867 1868 1869 1870		8, 378, 000 3, 516, 000 4, 172, 000 4, 554, 000 4, 569, 000 1, 118, 667 1, 185, 873 1, 078, 972 1, 347, 506
Fish: Herring salted in barrels.	1867 1868 1869 1870 1871	337, 928 326, 552 320, 016 328, 199 283, 871	3, 186, 997 3, 109, 865 3, 200, 160 3, 281, 990 2, 838, 710		1871 1872 1873 1874 1875 1876		1, 704, 822 2, 554, 371 3, 005, 871 3, 032, 375 3, 496, 087 3, 179, 422
	1872 1873 1874 1875 1876 1877 1878	502, 935 359, 855 430, 430 432, 622 364, 694 241, 878 427, 275	5, 283, 409 4, 249, 978 5, 095, 600 4, 832, 255 4, 037, 127 2, 955, 638 5, 362, 449		1877 1878 1879 1880 1881 1882 1883		1, 238, 896 2, 812, 556 3, 759, 350 4, 142, 000 2, 526, 000 3, 328, 000 3, 049, 000
	1879 1880 1881 1882 1883	507, 670 244, 584 Poods, 4, 253, 000	4, 347, 087 6, 302, 000 6, 822, 000 3, 073, 000 6, 875, 000		1884 1885 1886 1887 1888 1889		2, 757, 000 2, 717, 000 2, 387, 000 1, 716, 000 1, 302, 000 1, 746, 000
·	1884 1885 1886 1887 1888 1889 1890	5, 878, 000 4, 967, 000 4, 889, 000 5, 146, 000 4, 617, 000 5, 969, 000 5, 431, 000	8, 644, 000 6, 021, 000 6, 921, 000 6, 675, 000 6, 082, 000 8, 001, 000 7, 622, 000	Indigo	1890 1891 1867 1868 1869 1870 1871	48, 171 49, 203 47, 029 40, 997 59, 557	1,590,000 1,524,000 5,198,698 5,301,376 6,113,851 5,329,663 7,742,415
Fruit and veget- ablos.	1891 1867 1868 1869 1870 1871	4, 683, 000	6, 439, 000 5, 249, 634 6, 560, 896 7, 239, 397 6, 722, 484 8, 474, 213		1872 1873 1874 1875 1876 1877	53, 417 44, 725 53, 421 46, 246 42, 481 35, 772	4, 595, 353 5, 083, 678 6, 008, 714 4, 803, 509 4, 684, 879 4, 871, 827
	1872 1873 1874 1875 1876 1877		11, 331, 775 10, 478, 560 9, 767, 119 10, 266, 390 12, 367, 688 5, 626, 012		1878 1879 1880 1881 1882 1883	47, 171 48, 723 36, 742 54, 900 45, 934 43, 900	5, 083, 392 4, 849, 628 4, 098, 000 6, 205, 000 5, 762, 000
	1878 1879 1880 1881 1882 1883 1884		9, 094, 917 11, 137, 369 10, 422, 000 10, 525, 000 12, 017, 000 11, 840, 000 11, 915, 000		1884 1885 1886 1887 1888 1889 1890	45, 000 42, 000 32, 000 35, 000 50, 000 53, 000 55, 000	6; 306, 000 4, 995, 000 3, 654, 000 8, 791, 000 5, 975, 000 6, 507, 000 6, 539, 000
	1885 1886 1887 1888 1889 1890		10, 106, 000 9, 041, 000 6, 244, 000 5, 884, 000 6, 764, 000 5, 941, 000	Iron: Pig	1891 1867 1868 1869 1870	1, 134, 274 1, 863, 194 1, 934, 057 1, 834, 110 2, 923, 805	4, 818, 000 850, 708 1, 397, 397 1, 160, 435 1, 100, 463
Furs	1891 1867 1868 1869 1870		5, 441, 000 2, 178, 897 1, 859, 911 3, 441, 167 3, 635, 409		1871 1872 1873 1874 1875	1, 624, 547 2, 334, 657 2, 795, 215	1, 753, 982 1, 011, 305 1, 422, 704 1, 553, 460 2, 439, 420

Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
Iron—Continued.		Poods.	Rubles.	Iron—Continued.		Poods.	Rubles.
Pig	1876	2, 965, 032	1, 816, 526	Steel, other	1880	2, 393, 007	15, 201, 000
	1877	3, 229, 2 69 6, 395, 6 97	1, 850, 946 4, 485, 618	than rails.	1881 18 8 2	630, 341 281, 055	1, 934, 000
	1879	11, 317, 642	6, 844, 497		1883	281, 0 55 231, 0 00	1, 166, 000 957, 000
	1890	14, 887, 296	9, 055, 000		1884	339, 000	1, 450, 000
	1881 1882	14, 293, 486 13, 363, 352	9, 200, 681		1885 1886	268, 000	1, 120, 000 2, 319, 000
	1883	14, 491, 000	9, 657, 000 9, 626, 000		1887	507, 000 586, 000	1, 895, 000
	1884	17, 330, 000	11, 243, 000	,	1888	562, 000	2, 226, 000
	1885	13, 509, 000 14, 510, 000 8, 785, 000	8, 729, 000		1889	860, 000	2, 970, 000
	1886 1887	8 785 000	8, 212, 000 5, 543, 000		1890 1891	847, 000 665, 000	2, 840, 000 2, 741, 000
	1888	4, 541, 000	2, 499, 000	Lead	1867	511, 719	1, 535, 158
	1889	6, 363, 000	3, 938, 000		1868	388, 073	2, 064, 218
	1890 1891	7, 569, 000 4, 586, 000	4, 839, 000 2, 837, 000	ł	18 69 1870	755, 269 841, 426	2, 265, 807 2, 524, 278
Rods, sheet, etc	1867	11, 484, 730	2, 837, 000 15, 433, 071		1871	585, 986	1, 757, 956
22042, 02000, 000	1868	11, 484, 730 7, 221, 705	9, 952, 862		1872	708, 780 921, 266	2, 075, 515
	1869	2, 511, 042 4, 196, 624	4, 446, 766 6, 460, 596		1873	921, 266	2, 370, 859
•	1870 1871	4, 196, 624 6, 909, 081	6, 460, 596 10, 423, 385		1874 1875	1, 041, 110 948, 306	2, 933, 061 2, 051, 775
	1872	4, 705, 680	8, 645, 251	1	1876	1, 492, 485	3 380 169
	1873	4, 705, 680 6, 339, 176 6, 441, 612	11, 205, 626 9, 745, 809		1877	1, 492, 485 1, 120, 266	3, 121, 365 3, 737, 552
	1874	6, 441, 612	9, 745, 809		1878	1, 238, 150	3, 737, 552
	1875 1876	7, 248, 616 6, 990, 837	12, 241, 304 11, 762, 963	,	1879 1880	1, 178, 319 1, 009, 315	3, 645, 534 2, 949, 000
	1877	4, 526, 698	8, 048, 316	•	1881	1, 111, 381	2,877,000
	1878	7, 179, 449	8, 048, 316 12, 100, 066		1882	958, 362	2: 327, 000
	1879 1880	8, 403, 069	14, 065, 251	'	1883 1884	1, 123, 000	2, 391, 000
	1881	9, 419, 527 6, 485, 971	17, 100, 000 11, 960, 060		1885	668, 000	2, 340, 000 1, 733, 000
	1882	6, 708, 893	13, 223, 000		1886	1, 107, 000 668, 000 812, 000	1, 833, 000
	1883	6, 472, 000	14, 053, 000		1887	1, 076, 000	2, 421, 000
	1884	4, 871, 000	10, 368, 000 8, 616, 000 8, 799, 000		1888 1889	1, 146, 000	2, 658, 000 3, 067, 000
	1885 1886	3, 878, 000 4, 025, 000	8, 799, 000		1890	1, 179, 000 1, 263, 000	3, 093, 000
•	1887	2, 798, 000	5, 717, 000		1691	1, 123, 000	2, 888, 000
	1888	3, 263, 000	6, 910, 000	Lace, cotton	1867	1, 065	525, 517
	1889 1890	4, 513, 000 4, 905, 000	9, 049, 000 9, 423, 000		1868 1869	963 4, 500	425, 837 884, 388
	1891	3, 124, 000	6, 509, 000	· ·	1870	4,341	841, 320
Rails	1867	(a)	(a)		1871	5, 984	1, 247, 414
	1868 1869	(a)	(a)		1872 1873	7, 847 8, 201	1,524,122 1,946,983
	1870	12, 705, 960 13, 939, 401	12, 705, 960 13, 939, 401		1874	9, 396	2, 146, 265
	1871	6, 981, 786 6, 002, 167	6, 981, 786		1875	9,943	1, 926, 473
	1872	6, 002, 167	6, 981, 786 7, 285, 541		1876	7,846	1, 343, 697
	1873 1874	7, 119, 175 5, 224, 596	9, 528, 3 60 5, 803, 3 10		1877 1878	2, 888 6, 864	625, 675
	1875	3, 548, 523	4, 040, 779		1879	8,584	1, 464, 445 1, 527, 425
	1876	1.631.899	4, 040, 7 79 1, 984, 654		1880	8,300	1, 346, 000
	1877	1, 029, 064	998, 574		1881 1882	6, 878 8, 96 3	1, 171, 000
	1878 1879	347, 824 169, 106	460, 564 234, 013		1883	7,400	1, 860, 600 1, 546, 060
	1880	282, 538	234, 013 478, 000		1884	5, 600	1, 326, 000
	1881	58, 278	154, 415 156, 000 109, 000 80, 000		1885	6, 800	1,091,000
	1882 1883	55, 114 39, 000	156,000		1886 1887	8, 000 6, 000	1, 132, 000 881, 000
	1884	11,000	80,000	l	1888	4,000	798, 000
	1885	37,000	47, 000 59, 000	Ì	1889	2,000	548, 000
	1886	23,000	59,000		1890	2,000	408, 000
	1887 1888	6,000 9,000	10,000 22,000	Linen, manufac-	1891 1867	2,000	520, 000 3, 533, 980
	1889	14,000	33,000	tures of.	1868		4, 018, 757
	1890	44,000	97,000		1869		2, 804, 123
G43	1891	27,000	71,000		1870		3, 465, 247
Steel	1867 1868	194, 660 182, 900	924, 647 868, 772	I	1871 1872		4, 260, 247 5, 162, 941
	1869	154, 842	735, 496	I	1873		5, 745, 368
	1870	223, 110	785, 496 1, 059, 765	l	1874	-	7, 603, 336
	1871	812, 855	8, 858, 692	•	1875 1876	[· · · · · · · · · · · · · · · · · ·	5, 680, 854
Steel, other	1872 1878	276, 913 209, 198	1, 367, 336 1, 339, 115		1877	[5, 388, 958 5, 107, 814
than rails.	1874	421, 910	i 2.184.902		1878		9, 088, 226
	1875	1, 198, 880	4, 064, 103		1879		7, 814, 178
	1876	641, 366 671, 388	4, 172, 951	1	1880 1881		7, 375, 000
	1878	671, 388 1, 091, 613	4, 348, 295 7, 263, 680	Į.	1882		5, 673, 000 3, 950, 000
	1879	1 719 995	10, 690, 435	ii .	1883		2, 918, 000

(s) Included in reds, sheets, etc.

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Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
Linen, manufac- tures of.	1884 1885 1886 1887 1888 1889	Poods.	Rubles. 3, 823, 000 4, 154, 000 2, 937, 000 2, 113, 000 1, 608, 000 1, 682, 000	Oil—Continued. Other than mineral. Plants and seeds	1890 1891 1867 1868 1869 1870	Poods, 646, 000 654, 000 120, 797 134, 612 251, 902 281, 496	Rubles. 5, 714, 000 5, 790, 000 2, 778, 244 3, 096, 076 4, 030, 427 4, 503, 945
Motal wares	1890 1891 1867 1868 1869 1870 1871 1872		1, 300, 000 1, 067, 000 14, 709, 268 17, 865, 380 29, 106, 640 25, 551, 941 18, 277, 180 20, 363, 629		1871 1872 1878 1874 1875 1876 1877	321, 629 392, 948 328, 837 385, 000 455, 859 495, 588 479, 212	5, 146, 071 2, 163, 554 970, 486 1, 218, 472 1, 489, 034 2, 041, 250 2, 080, 949 2, 130, 749
	1873 1874 1875 1876 1877 1878 1879 1880		30, 352, 567 26, 922, 205 28, 021, 777 26, 924, 518 17, 193, 604 27, 039, 322 21, 244, 681 18, 419, 000		1879 1880 1881 1882 1883 1884 1885 1886	503, 034 593, 223 672, 366 806, 403 906, 324 925, 000 1, 314, 000 1, 956, 000 2, 535, 000	2, 208, 433 2, 419, 000 2, 406, 000 3, 217, 000 3, 962, 000 4, 334, 000 6, 690, 000 8, 619, 000
	1881 1882 1883 1884 1885 1886 1887 1888 1889		24, 837, 000 29, 687, 000 22, 437, 000 20, 409, 000 14, 708, 000 16, 285, 000 11, 878, 000 18, 752, 000 14, 625, 000 14, 487, 000	Rice	1887 1888 1889 1890 1891 1867 1868 1869 1870	1, 915, 000 1, 692, 000 1, 791, 000 2, 101, 000 2, 062, 000 347, 683 345, 717 442, 835 267, 318	4, 867, 000 4, 965, 000 4, 630, 000 4, 943, 000 4, 608, 000 1, 251, 659 1, 244, 598 1, 594, 199 962, 340 2, 215, 050
Oil: Petroleum, etc.	1867 1868 1869 1870 1871	552, 497 792, 000 1, 099, 472 1, 440, 971 1, 720, 420	13, 908, 000 2, 209, 976 3, 168, 001 4, 397, 891 5, 763, 885 6, 881, 685		1872 1878 1874 1875 1876 1877 1878	615, 298 296, 788 718, 068 735, 235 621, 373 633, 583 264, 400 506, 625	1, 706, 221 1, 927, 606 1, 812, 296 1, 687, 225 1, 733, 070 656, 227 1, 569, 721
	1872 1873 1874 1875 1876 1877 1878 1879 1880 1881	1, 798, 273 2, 716, 381 2, 532, 395 2, 650, 996 2, 678, 931 1, 722, 688 2, 004, 067 1, 719, 890 1, 445, 558 1, 213, 182 1, 046, 817	5, 647, 283 10, 313, 607 8, 018, 802 7, 590, 023 9, 157, 934 5, 749, 641 7, 112, 617 4, 965, 977 4, 072, 000 3, 847, 000 2, 766, 000		1879 1880 1881 1882 1883 1884 1865 1886 1887 1888	593, 759 936, 527 760, 102 804, 517 785, 000 791, 000 669, 000 376, 000 104, 000 123, 000	2, 065, 267 3, 518, 000 2, 797, 000 2, 940, 000 2, 989, 000 3, 130, 000 2, 458, 000 1, 434, 000 228, 000 312, 000
Other than	1888 1884 1885 1886 1887 1888 1889 1890 1891	459, 000 276, 000 142, 000 41, 000 15, 000 14, 000 8, 000 19, 000 975, 273	1, 226, 000 738, 000 389, 000 128, 000 56, 000 50, 000 31, 000 66, 000 7, 318, 113	Salt, table	1890 1891 1967 1868 1969 1870 1871 1872 1873	110,000 111,426,829 10,266,863 11,288,670 10,453,720 11,832,324 11,712,536 12,407,568 12,145,976	896, 000 427, 000 2, 284, 603 2, 252, 687 4, 514, 311 4, 181, 460 4, 782, 924 7, 140, 120 7, 872, 915 7, 212, 589
mineral.	1868 1869 1870 1871 1872 1873 1874 1875 1876 1877 1878 1879 1880 1881 1882 1883	1, 088, 383 1, 112, 880 1, 1228, 197 1, 481, 074 1, 491, 974 1, 291, 755 1, 807, 305 1, 293, 601 1, 339, 252 1, 407, 981 1, 524, 198	8, 167, 580 9, 956, 481 10, 910, 503 13, 120, 788 14, 092, 672 12, 807, 084 14, 742, 450 12, 426, 662 11, 449, 931 8, 690, 182 15, 109, 274 14, 553, 000 12, 300, 000 14, 236, 000		1875 1876 1877 1878 1879 1880 1881 1882 1883 1884 1885 1886 1897 1888 1889	12, 145, 976 11, 826, 170 17, 279, 925 6, 180, 850 10, 057, 170 9, 949, 821 9, 050, 770 11, 368, 798 10, 290, 747 9, 470, 000 2, 648, 000 1, 407, 000 887, 000 1, 405, 000 1, 405, 000	6, 913, 188 8, 851, 584 3, 440, 489 6, 846, 868 6, 151, 000 7, 129, 000 6, 075, 000 3, 244, 000 1, 120, 000 238, 000 228, 000 228, 000
	1884 1885 1886 1887 1888 1889	1, 471, 000 1, 117, 000 938, 000 703, 000 607, 000 679, 000	15, 317, 000 10, 913, 000 9, 217, 000 8, 213, 000 7, 194, 000 6, 344, 000	Sifk: Raw, thrown, etc.	1801 1867 1868 1869 1870	1, 050, 000 832, 000 15, 290 11, 867 14, 806 20, 959	222,000 5,107,564 4,285,103 5,441,799 7,203,004

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Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
Silk-Continued.		Poods.	Rubles.			Poods.	Rubles.
Raw, thrown,	1871	15, 756	6, 663, 601 6, 507, 527	Tobacco, in leaves	1876	509, 968	17, 594, 219
etc.	1872 1873	16, 596 15, 030	8, 053, 319	and stalks.	1877 1878	82, 562 84, 627	1, 288, 429 4, 384, 489
	1874	15, 955	7, 539, 480		1879	99, 495	4, 237, 144
	1875	18, 292	7, 539, 480 9, 367, 611	ŀ	1880	143, 854	8, 653, 000
	1876	16,076	7, 955, 855 3, 237, 717		1881	72, 612	4, 297, 000
	1877	10, 227 27, 390	3, 237, 717		1882	95, 196	5, 234, 009
	1878 1879	27, 300 84, 224	11, 905, 955	ŀ	1883	86,000	4, 402, 000
	1880	30, 712	14, 055, 178 11, 025, 000		1884 1885	80, 000 76, 000	4, 257, 000 3, 930, 000
	1881	30, 712 25, 786	10, 857, 000		1886	76,000	3, 603, 000
	1882	25, 596	19, 543, 000	İ	1887	70,000	2, 931, 000
	1883	27,000	10, 671, 000		1888	54,000	2, 004, 000
	1884 1885	27,000	9, 981, 000 7, 089, 000	1	1889	62,000	2, 565, 000
	1886	28,000 27,000	6, 940, 000		1890 1881	59, 000 52, 000	2, 127, 000 1, 916, 000
	1887	29,000	7, 894, 000	Watches, clocks,	1867	52,000	1, 302, 017
	1888	41,000	11, 156, 000	etc.	1868		1, 585, 717
	1889	41,000	10, 474, 000		1869		1, 573, 492
	1890	39,000	8, 651, 000	*	1870		1, 783, 546
Man ufactures	1891 1867	45,000	9,007,000 5,012,567		1871		2,084,342
of.	1868		5, 422, 540		1872 1873		5, 685, 987 5, 224, 023
	1869		4,001,796		1874		5, 697, 346
	1870		4, 020, 446		1875		6, 067, 790
	1871		5, 251, 811	l .	1876		3,069,223
	1872 1873		7, 120, 462 5, 689, 584		1877		1,753,781
	1874		5. 661, 256		1878 1879		5, 082, 711 5, 765, 145
	1875		6, 664, 354	i	1880		4, 783, 000
	1876		4, 579, 434		1881		6, 440, 000
	1877		1,747,066	l	1882		5, 153, 000
	1878		3, 046, 785 3, 132, 385	l	1883		3, 676, 000
	1879 1880	i	8, 488, 000	l .	1884 1885	• • • • • • • • • • • • • • • • • • • •	8,786,000
	1881		2, 252, 000		1886		2, 336, 000 2, 135, 000
	1882		2, 208, 000	l.	1887		1, 891, 000
	1883		2, 216, 000		1888		2, 427, 000
	1884 1885	· · · · · · · · · · · · · · · · · · ·	2, 246, 000		1889		3, 467, 000
,	1886		1, 965, 000 1, 599, 000		1890 1891	• • • • • • • • • • • • • • • • • • • •	3, 649, 000 2, 797, 000
-	1887		1 280 000	Wearing apparel,	1867		575, 571
	1888		1, 362, 000	ready-made.	1868		705, 102
	1889		1,859,000		1869		1, 298, 396
	1890		1, 765, 000		187	• • • • • • • • • • • • • • • • • • • •	1, 270, 830
Tea	1891 1867	465, 587	1, 375, 000 14, 345, 575	1	1871 1872	• • • • • • • • • • • • • • • • • • • •	1, 733, 791 2, 093, 724
	1868	515, 807	15, 895, 149	1	1873		1,977.990
	1869	573, 988	17, 424, 101		1874		2, 181, 717
	1870	543, 036	16, 464, 014		1875		2, 481, 727
	1871	690, 240	20, 957, 510		1876		1,897,473
	1872 1873	790, 443 729, 998	35, 163, 064 32, 948, 370	1	1877 1878	•••••	1, 324, 290 2, 730, 0 2 0
•	1874	720, 579	21, 398, 355	1	1879		2, 134, 580
	1875	794, 121	38, 603, 861		1880		2, 501, 000
	1876	942, 976	89, 875, 553	Į.	1881		1, 999, 000
	1877 1878	373, 686 741, 023	16, 126, 664		1882		2, 386, 000
	1879	855, 701	35, 615, 011 40, 581, 008		1883 1884	• • • • • • • • • • • • • • • • • • • •	2, 809, 000 3, 160, 000
	1880	1, 146, 041	63, 648, 000		1885		3, 166, 000
	1881	625, 339	87, 410, 000	İ	1896		2,041,000
	1882	838, 030	48, 091, 000	Ī	1887		1, 000, 000
	1883 1884	907, 000	52, 447, 000		1888	•••••	578, 000
	1885	769, 000	56, 898, 000 29, 244, 000	l l	1889 1890	•••••	619, 000 569, 000
	1886	924,000	85, 693, 000	1	1891		545, 000
	1887	607,000	15, 153, 000	Wine:			02,000
	1888	69 5, 000	14, 407, 000	In casks	1867	666, 646	5, 599, 818
	1889	702,000	14, 320, 000		1868	695, 490	5, 840, 098
	1890 1891	835, 000 744, 000	17, 079, 000 15, 364, 000		1869 1870	677, 229 719, 860	5, 688, 691 6, 046, 822
Tobacco, in leaves	1867	141, 983	2, 981, 673		1871	876, 964	7, 366, 484
and stalks.	1868	122, 022	2, 562, 483	l	1872	1, 096, 467	9, 449, 432
	1869	185, 425	3, 893, 939		1878	1 7 MED 400 I	11, 642, 663
	1870	173, 506	8, 643, 635	1	1874	958,051	11, 075, 487
	1871 1872	181, 979 220, 539	3, 821, 561 8, 845, 289		1875 1876	1,025,100	12, 811, 963 13, 402, 611
	1873	225, 094	4, 453, 297	l l	1877	. 958, 051 1, 028, 130 1, 542, 618 294, 838 734, 226 896, 578	2, 635, 353
	1874	231, 540	6, 946, 446		1878	794, 236	2, 635, 253 7, 450, 199
	1875	253,007	7, 639, 344	8	1879	896, 578	9, 667, 569

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Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
Wine-Continued.		Poods.	Rubles.	Wool-Continued.		Poods.	Rubles.
In casks	1880 1881	1,144,677	14, 936, 000	Manufactures of.	1874 1875		13, 829, 49
	1882	689, 691 826, 991	9, 819, 000 11, 140, 000	or.	1876		16, 120, 05 12, 635, 56
	1883	828, 000	14, 519, 000		1877		6, 536, 36
	1884	889, 000	15, 728, 000	1	1878		10, 536, 940
	1885	530,000	8 000 000	ľ	1879		12, 331, 29
	1886	431,000	5, 279, 000 4, 577, 000 4, 817, 000 4, 447, 000 5, 239, 000		1880		12, 103, 00
	1887	879,000	4,577,000	1	1881	· • • • • • • • • • • • • • • • • • • •	7, 711, 00
	1888 1889	384, 000 391, 000	4,817,000		1882 1883		8, 964, 00 6, 520, 00
	1890	514,000	5 239 000	ì	1884		5, 467, 00
	1891	510,000	5, 725, 000	•	1885		4, 628, 00
	l l	Bottles.	•, ••,		1886		8, 682, 00
Sparkling	1867	813, 552	1, 220, 329		1887		2,680,00
	1868	884, 612	1, 326, 925		1888		2, 808, 00
	1869	999, 220	1, 498, 830		1889	• • • • • • • • • • • • • • • • • • • •	8, 277, 00
	1870	1, 033, 824 1, 079, 247	1, 550, 740		1890 1891		8, 825, 00
	1871 1872	1, 195, 970	1, 618, 870	Total merchandise.	1867		3, 361, 00 232, 791, 00
	1873	1, 191, 940	3 277 854	European frontier.	1868		239, 892, 00
	1874	1, 159, 383	2, 784, 834 3, 277, 854 3, 099, 887	Buropean Heater.	1889		319, 875, 00
	1875	1, 123, 552	2, 559, 212		1870		309, 130, 00
	1876	1, 570, 914	2, 559, 212 3, 459, 772		1871		844, 570, 00
	1877	189, 277	476, 947		1872		407, 657, 000
	1878	562, 424	1, 494, 512		1878		412, 476, 000
	1879	749, 639	2, 165, 309		1874 1875		440, 158, 000
	1880 1881	1, 100, 359 359, 864	3, 087, 000	i	1876		498, 886, 000 442, 789, 000
	1882	579 947	1, 371, 000 2, 460, 000	1	1877		201 461 000
	1883	572, 847 612, 000	2, 448, 000	6	1878		557, 715, 000
	1884	609, 000	2, 469, 000	1	1879		548, 212, 000
	1883	437, 000	2, 448, 000 2, 469, 000 2, 187, 000	•	1880		291, 461, 000 557, 715, 000 548, 212, 000 578, 334, 000
	1886	454, 000	1, 473, 000	İ	1881		
	1887	444, 000	1, 586, 000		1882		518, 363, 000
	1888 1889	423, 000	1, 432, 000		1883 1884		513, 709, 000
	1890	447, 000 520, 000	1,570,000 1,959,000		1885		486, 251, 000 881, 408, 000
	1891	484, 000	1, 521, 000		1886		878, 918, 000
Wool:	1001	Poods.		1	1887		341, 080, 000
flaw and yarn .	1867	196, 823	8, 542, 695 9, 759, 974 11, 097, 046 13, 086, 022	i	1888	l. 	830, 570, 000
	1868	138, 410 295, 311 349, 653	9, 759, 974	1	1889		871, 562, 000 857, 011, 000
	1869	295, 311	11, 097, 046		1890		857, 011, 000
•	1870	349, 653	13, 086, 022	i	1891		320, 818, 000 Gold
	1871 1872	380, 411 383, 662	13, 810, 629 15, 161, 663	1	ł	l	rubles.
	1878	470, 441	12 929 927	Total bullion and	1867		83, 229, 000
	1874	536, 057	16, 468, 323	specie, European	1868		88, 835, 000
	1875	648, 532	19, 775, 260	frontier.	1869		2, 810, 000
	1876	443, 367	12, 725, 406		1870		2, 283, 000
	1877	355, 182	11, 526, 607 24, 487, 205 29, 694, 183	1	1871		7, 168, 000
	1878	794, 561	24, 487, 205		1872		12, 969, 00 19, 898, 00
	1879 1880	979, 127	29, 694, 183	ł	1878 1874		15, 981, 00
	1881	821, 754 747, 658	24, 405, 000 24, 052, 000 18, 717, 000	ì	1875		5, 786, 00
	1882	807, 916	18 717 000		1876		4, 646, 00
	1888	610, 000	22, 431, 000	1	1877		l 10, 236, 00¢
	1884	503, 000	18, 607, 000	l	1878		16, 086, 00
	1885	626, 600	21, 449, 000	1	1879		13, 874, 00
	1896	550, 000	18, 555, 000	ł .	1880		11, 399, 00
	1887	504, 00C	23, 051, 000	I	1881		8, 876, 00
	1888 1889	786, 000	24, 571, 000		1882 1883		9, 149, 00 5, 927, 00
	1890	702, 0 00 557, 0 00 454, 0 00	20, 938, 000	ŀ	1884		5, 927, 00 5, 320, 00
	1891	454, 000	15, 993, 000	l .	1885		5, 902, 00
Manufactures	1891 1867		6, 195, 822	1	1886		5, 803, 00
of.	1868		20, 686, 000 15, 993, 000 6, 195, 822 6, 133, 355	ì	1887		4, 736, 00
	1869	[9, 019, 500		1888		29, 519, 00
	1870		8, 556, 684	Ī	1889		9, 349, 000
	1871 1872	·	10, 109, 706	lt .	1890 1891	l	20, 663, 000 77, 463, 000
	1873		14, 199, 542 12, 752 234	1	1001		11, 200, 00
	1919		12, 192 204	1	l	l .	l
	1		1	1	•	,	

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Exported from Russia.

Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
Animals: Horses	1867 1868 1869 1870 1871 1872 1878	No. 4, 427 10, 041 19, 418 20, 029 10, 682 18, 432 18, 986	Rubles. 354, 160 803, 280 1, 282, 170 1, 301, 885 691, 080 914, 131 1, 606, 510	Bristles	1872 1878 1874 1875 1876 1877 1878	Poods. 111, 560 120, 529 101, 526 183, 938 114, 753 189, 836 140, 938	Rubles. 5, 722, 222 2, 688 111 3, 101, 454 4, 134, 488 3, 592, 130 3, 531, 644 4, 547, 816
	1874 1875 1876 1877 1878 1879 1880 1881 1882 1883 1884 1885 1886 1887 1888 1888 1888 1889	24, 711. 383, 343 42, 195 370 15, 648 32, 970 22, 331 23, 577 39, 295 45, 000 41, 072 36, 788 43, 099	1, 906, 373 2, 118, 143 2, 859, 524 315, 850 1, 150, 850 2, 337, 021 1, 576, 000 1, 671, 000 2, 733, 000 3, 412, 000 2, 744, 000 2, 755, 000 4, 573, 000 4, 573, 000 4, 149, 000	Butter	1879 1880 1881 1882 1883 1884 1885 1896 1896 1899 1890 1891 1868 1868 1869 1870	116, 336 180, 993 123, 460 127, 469 145, 000 163, 000 137, 000 150, 000 163, 000 161, 000 161, 000 161, 000 161, 000 161, 000 161, 000 161, 000 161, 000 161, 000 161, 000	3, 349, 428 4, 415, 000 5, 879, 000 5, 879, 000 5, 520, 900 6, 016, 000 7, 218, 000 9, 223, 000 10, 991, 000 9, 073, 000 7, 816, 000 1, 080, 147 1, 413, 879 1, 693, 424
Other	1891 1867 1868 1869 1870 1871 1872 1873 1874 1875 1876	54, 974 276, 829 356, 491 426, 399 486, 670 533, 745 703, 592 806, 251 606, 493 748, 976 816, 778	5, 206, 000 3, 938, 251 6, 181, 995 7, 608, 172 7, 216, 643 10, 159, 755 10, 687, 544 7, 684, 906 9, 624, 295 11, 786, 633		1871 1872 1878 1874 1875 1876 1877 1878 1879 1880 1881	237, 301 144, 075 112, 925 156, 945 163, 051 181, 586 185, 663 174, 110 198, 953 187, 551 155, 826	1, 899, 208 1, 007, 538 1, 030, 496 1, 394, 674 1, 562, 534 1, 531, 644 1, 580, 096 1, 548, 56 1, 779, 000 1, 567, 000
	1877 1878 1879 1890 1881 1882 1883 1884 1885 1886 1886 1887 1888 1889	1, 055, 384 1, 420, 247 1, 116, 129 1, 140, 575 674, 478 1, 013, 434 2, 970, 000 2, 723, 000 2, 862, 000 3, 016, 000 4, 383, 000 5, 390, 000 6, 813, 000 5, 871, 000	15, 724, 367 16, 793, 184 14, 546, 725 13, 497, 000 10, 026, 000 14, 853, 000 12, 290, 000 10, 337, 000 11, 358, 000 8, 528, 000 8, 135, 000 8, 135, 000 8, 388, 000 6, 411, 000	Caviar	1882 1883 1884 1885 1886 1887 1890 1891 1867 1868 1869 1870	214, 907 290, 000 210, 000 227, 000 267, 000 383, 000 425, 000 293, 000 416, 000 100, 112 116, 017 132, 710 136, 445	2, 126, 000 3, 418, 000 1, 977, 000 1, 977, 000 2, 301, 000 4, 139, 000 4, 640, 000 3, 085, 200 4, 148, 000 4, 148, 000 580, 757 533, 829 972, 270 981, 336
Brandy and corn apirit.	1891 1867 1868 1869 1870 1871 1872	6, 498, 850 Poods. 81, 504 68, 790 175, 027 647, 516 499, 325 655, 763	342, 317 288, 918 350, 054 1, 295, 032 998, 650 2, 009, 870		1871 1872 1878 1874 1875 1876 1877 1878	128, 367 140, 111 154, 224 106, 989 96, 909 92, 299 57, 569 124, 877	747, 576 1, 224, 916 1, 282, 792 1, 105, 365 1, 052, 994 984, 515 1, 001, 767 1, 672, 745
·	1873 1874 1875 1876 1877 1878 1879 1880 1881 1882	707, 100 1, 939, 075 1, 505, 621 1, 867, 409 1, 760, 509 1, 175, 108 1, 905, 479 1, 495, 120 623, 489 1, 838, 586	2, 722, 666 6, 690, 519 4, 383, 717 2, 355, 027 4, 424, 720 2, 190, 450 4, 684, 954 3, 846, 000 1, 344, 000 6, 619, 000		1879 1880 1881 1882 1883 1884 1886 1886 1887 1888	901, 746 185, 228 174, 245 226, 016 251, 000 804, 000 155, 000 186, 000 230, 000	1, 876, 343 2, 158, 000 2, 233, 000 8, 562, 000 3, 416, 000 1, 494, 000 2, 044, 000
Bristles	1888 1884 1885 1886 1887 1888 1889 1890 1891 1867 1868 1869	87, 680 90, 506 89, 490	10, 235, 000 5, 869, 000 7, 900, 000 8, 985, 000 8, 775, 000 7, 813, 000 5, 774, 000 5, 744, 000 3, 033, 729 3, 131, 506 8, 949, 000	Breadstuffs: Wheat	1889 1890 1891 1867 1868 1869 1870 1871 1872 1873 1874	242, 000 199, 000 238, 000 Chetverts. 8, 612, 391 6, 754, 452 6, 366, 816 9, 649, 728 11, 526, 404 9, 847, 839 6, 957, 164 8, 122, 799	2, 879, 000 2, 485, 000 2, 819, 000 61, 147, 976 47, 966, 668 63, 668, 160 96, 497, 280 115, 284, 040 99, 954, 655 80, 407, 958 85, 854, 588

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Exported from Russia—Continued.

Articles.	Year.	Quantities	Values.	Articles.	Year.	Quantities.	Values.
Breadstuffs-Con'd.	-	Ohetverte.	Rubles.	Breadstuffs-Con'd.		Chetverts.	Rubles.
Wheat	1877	8, 658, 261 17, 265, 944	104, 431, 894	Oats	1882	9, 393, 453	47, 075, 000
	1878	17, 265, 944	204, 483, 165 185, 768, 316		1883 1884	10, 029, 000	52, 110, 000
	1878 1879 1880	18, 921, 880 6, 139, 297 8, 222, 397 12, 822, 957	89, 059, 000		1885	9,393,453 10,029,000 10,147,000 6,285,000 5,775,000 10,169,000 14,648,000 11,569,000 8,186,000 7,517,000 94,822	52, 110, 000 52, 778, 000 29, 633, 000
	1881	8, 222, 397	119, 255, 000		1886	5, 775, 000	26, 457, 000
	1882	12, 822, 957	166, 404, 000	1	1887	10, 169, 000	40, 686, 000
	1883	14,000,000	170, 194, 000		1888	14, 648, 000	55, 025, 000 44, 771, 000
	1884 1885	11, 371, 000	129, 932, 000		1889 1890	8 186 000	34 080 000
	1886	15, 406, 000 8, 666, 000	90, 715, 000		1891	7, 517, 000	34, 080, 000 31, 264, 000 521, 122 949, 619 1, 106, 521
	1887	13, 062, 000	140, 041, 000	Corn	1891 1867	94, 822 172, 658 163, 929	521, 122
	1888	21, 174, 000	220, 409, 000		1868	172, 658	949, 619
	1889	18, 007, 000 16, 607, 000	182, 485, 000		1869 1870	1 111 925	7, 505, 494
	1890 1891	16, 206, 000	163, 514, 000 171, 230, 000	ll .	1871	1, 111, 925 577, 820	7, 505, 494 3, 900, 284 2, 202, 227
Rye	1867	8, 368, 611	18, 527, 373		1872	416, 101	2, 202, 227
	1868	1, 867, 507	10, 271, 792	Į.	1873	416, 101 663, 990	4, 179, 414 961, 770
	1869	1, 154, 507	7, 792, 920		1874	134, 826	961, 770
	1870 1871	8, 042, 096 8, 900, 729	20, 534, 142 26, 329, 913	l .	1875 1876	120, 964 376, 800	810, 433 1 766 108
	1872	2, 728, 361	17, 644, 686		1877	502, 060	2, 747, 582
	1873	7, 389, 182	49, 348, 467		1878	998, 313	1, 766, 108 2, 747, 582 4, 215, 508
	1874	9, 707, 673	74, 577, 856		1879	1, 558, 392	7, 806, 067
	1875	5, 710, 971	40, 141, 535		1880	1,417,059	10, 304, 000
	1876	8, 071, 433 9, 997, 397	57, 208, 150 84, 029, 697		1881 1882	1, 358, 825 1, 646, 764	6, 418, 000 14, 366, 000
	1877 1878	10, 010, 996	76, 228, 011	1	1883	1, 109, 000	8, 728, 000
•	1879	12, 020, 956	96, 251, 725		1884	1,714,000	14, 433, 000
	1880	5, 967, 444	65, 193, 000		1885	903, 000	6 , 128, 000
	1881	4, 258, 272	48, 055, 000		1886	1, 970, 000	12, 644, 000 19, 339, 000
	1882 1883	5, 649, 722 7, 683, 000	51, 329, 000 67, 864, 000	,	1887 1888	2, 976, 000 1, 689, 000	11, 227, 000
	1884	7, 662, 000	66, 238, 000		1889	2, 059. 000	15, 126, 000
	1885	8, 340, 000	66, 238, 000 58, 317, 000		1890	1, 436, 000	10, 451, 000
	1886	7, 225, 000	47, 550, 000	_	1891	2, 092, 000	14, 545, 000
	1887	8, 617, 000 11, 796, 000	54, 363, 000 67, 093, 000	Pease	1867 1868	28, 060 66, 191	168, 360 397, 146
	1888 1889 1890	9, 059, 000	53, 496, 000		1869	78, 667	397, 146 786, 670
	1890	8, 220, 000			1870	234, 744	2, 347, 440
	1891		56, 935, 000		1871	112, 974	1, 129, 740
Barley	1867	7, 200, 000 551, 191 699, 751 636, 874 1, 879, 216 1, 442, 493 1, 097, 214 1, 160, 717 2, 174, 804	49, 366, 000 56, 935, 000 2, 755, 955 3, 498, 755 3, 134, 370 9, 396, 080 7, 212, 465 5, 326, 315 7, 201, 222 13, 848, 657		1872	60, 537	498, 164 1, 350, 761
	1868 1869	636 874	3 134 370		1873 1874	173, 377 363, 350 176, 172 107, 736	3, 480, 473
	1870	1, 879, 216	9, 396, 080	l .	1875	176, 172	
	1871	1, 442, 493	7, 212, 465		1875 1876	107, 736	934, 066
	1872	1, 097, 214	5, 326, 315		1877 1878 1879	319, 059 222, 247 195, 745	2, 497, 000
	1873	9 174 904	13, 848, 657		1879	195 745	1, 541, 515
	1874 1875	2, 174, 804 1, 466, 286	8, 784, 743		1880	154, 183	1, 450, 000
	1876	1, 473, 004	9, 043, 044		1881	129, 543	1, 579, 969 934, 066 2, 497, 000 1, 993, 682 1, 541, 515 1, 450, 000 1, 218, 000 3, 965, 000 3, 781, 000 3, 079, 000
	1877	1, 473, 004 2, 136, 224	9, 043, 044 14, 577, 858		1882	462, 653	3, 965, 000
	1878	4. 556, 126	26, 989, 879		1883	383, 000	3, 781, 000
	1879 1880	2, 881, 587 1, 743, 845	18, 196, 448 13, 641, 000		1884 1885	324, 000 296, 000	2, 652, 000
	1881	2, 585, 372	16, 668, 000		1886	179,000	2, 652, 000 1, 634, 000 3, 907, 000
	1882	8, 899, 007	16, 668, 000 25, 502, 000		1887	419,000	3, 907, 000
	1883	4, 983, 000	33, 590, 000		1888	644, 000	6, 371, 000 4, 017, 800
•	1884	4, 241, 000	28, 980, 000	1	1889 1890	441,000 375,000	
	1885 1886	3, 844, 000 4, 128, 000	24, 907, 000 25, 953, 000		1891	665, 000	6, 038, 000 28, 798 419, 211 623, 760 594, 264 3, 515, 364
	1887	5, 854, 000	34, 668, 000	Groats	1867	2,796	28, 798
•	1888	7, 930, 000	47, 221, 000		1868	40,700	419, 211
	1889	6, 241, 000	35, 894, 000		1869	51, 980	623, 760
	1890 1891	5, 543, 000 4, 338, 000	33, 599, 000 30, 220, 000		1870 1871	49, 522 292, 947	3 515 364
Oats	1867	1, 875, 811	5, 815, 013		1872	65, 155	810, 905
	1868	2, 278, 710	7, 063, 998		1873	441, 131	3, 689, 959
	1869	1,550,704	6, 202, 816		1874	245, 034	1, 968, 360
	1870	4, 173, 307	16, 693, 228		1875	1,747,790 345,930	3, 334, 035 3, 302, 786
	7871 1872	4, 742, 788 1, 396, 868	18, 971, 152 4, 770, 583		1876 1877	481, 398	7, 880, 319
	1873	3, 437, 940	14, 275, 949		1878	616, 939	6, 237, 444
1	1874	5, 373, 119	24, 962, 077		1879	581, 876	6, 528, 376
	1875	4, 900, 419	23, 531, 484		1880	316, 802	3, 736, 000
	1876 1877	5, 230, 088 7, 621, 099	24, 947, 157 39, 224, 928		1881 1882	257, 520 313, 100	3, 752, 000 4, 109, 000
	1878	7, 639, 722	38, 425, 738		1883	248, 000	2, 900, 000
	1879	7, 795, 148 7, 196, 339	39, 880, 452		1884	270,000	3, 440, 000
	1880	7, 196, 339	36, 645, 000		1885	100,000	1, 165, 000
	1881	6, 508, 861	41. 279, 000	11	1886	57,000	767, 000

Exported from Russia-Continued.

Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
Breadstuffs-Con'd.	1000	Ohstverts.	Rubles.	Flax—Continued.	1001	Poods.	Rubles.
Groats	1887 1888	184, 000 222, 000	1, 684, 000 2, 579, 000	Tow Yarn	1891 1867	1, 339, 000 8, 566	8, 894, 000 19, 274
	1889	132,000	1, 701, 000	1814	1868	21, 917	49, 315
	1890	155, 000	1, 860, 000		1869	19, 911	358, 398
	1891	105, 000	1, 488, 000		1870	106, 418	1, 915, 524
Flour	1867	495, 3 50 296, 9 82	4, 953, 500		1871	115, 009	2,070, 163
	1868 18 69	293, 825	2, 969, 820 3, 232, 075		1872 1878	339, 079 215, 828	4, 112, 538 5, 495, 220
	1870	718, 430	7, 902, 780	1	1874	144, 874	3, 628, 656
	1871	526, 7 62	5, 794, 882		1875	6, 635	246, 578
	1872	220, 306	2, 913, 309		1876	38, 867	233, 846
	1873 1874	305, 746 405, 702	8, 043, 890 5, 059, 032	1	1877 1878	47, 994 11, 803	332, 911 83, 352
	1875	296, 307	4, 193, 513		1879	5, 934	38, 438
	1876	334, 182	3, 653, 214		1880	14, 462	95, 000
	1877	636, 933	7, 505, 382		1881		
	1878	400, 277	5, 238, 216		1882		
	1879	347, 482	4, 170, 639		1883	• • • • • • • • • • • • • • • • • • • •	¦
	1880	255, 049 196, 490	4, 120, 000 2, 915, 000		1884 1885		
	1881 1882	280, 047	5, 082, 000	l	1886		
,	1883	238, 000	4, 174, 000	į i	1887		
	1884	274, 000	6, 337, 000		1888		
	1885	500, 000	8, 143, 000 5, 996, 000	1	1889	• • • • • • • • • • • • • • • • • • • •	
	1886	364, 000	5, 996, 000	1	1890	· · · · · · · · · · · · · · · · · · ·	:
	1887 1888	366, 000 400, 000	5, 588, 000 5, 957, 000	Fur skins	1891 1867	28, 090	799 991
	1889	307, 000	5, 642, 000	rat okins	1868	40, 981	732, 331 1, 025, 682
	1890	243, 000	4, 234, 000	j l	1869	42, 134	1,651,735
	1891	254, 000	4,025,000		1870	38, 316	1, 867, 085
		Poods.		l	1871	929, 766	2, 324, 413
lax	1867	4, 956, 967	19,827,868		1872	81, 226	3, 184, 194
	1868 1869	7, 257, 527 5, 974, 024	29, 030, 108 32, 857, 136	1	1873 1874	38, 3 73 23, 3 11	2, 134, 679 1, 535, 616
	1870	10, 381, 449	57, 097, 968		1875	30, 791	2, 560, 652
	1871	9, 015, 049	49, 582, 768		1876	44, 780	2,650,392
	1872	7, 238, 837	7, 914, 394	1	1877	51, 229	1, 695, 795
	1873	9, 041, 480	40, 753, 782	1	1878	37, 888	1, 123, 768
	1874	9, 989, 270	48, 295, 855		1879	62, 815	2, 490, 901
	1875 1876	9, 451, 090 6, 821, 718	46, 281, 606 32, 851, 493	1	1880 1881	80, 215 90, 683	3, 263, 000 8, 353, 000
	1877	11, 210, 277	63, 179, 956	ļ '	1882	79, 100	4, 147, 000
	1878	9, 739, 615	56, 519, 416	i i	1883	82, 000	3, 226, 000
	1879	11, 255, 952	69, 669, 073	,	1884	242, 000	3, 785, 000
	1880	9, 591, 868	55, 570, 000		1885	123, 000	1,847,000
	1881	12, 976, 727	69, 788, 000	l l	1886	307, 000	4, 809, 000
	1882 1883	12, 133, 001 10, 942, 000	65, 485, 000 56, 735, 000	<u> </u>	1887 1888	209, 000 238, 000	3, 175, 000 3, 760, 000
	1884	11, 111, 000	58, 716, 000	l :	1889	339, 000	5, 831, 000
3	1885	9, 346, 000	47, 155, 000		1890	369, 000	4, 906, 000
	1886	7, 080, 000	38, 484, 000		1891	445, 000	5, 912, 000
	1887	8, 550, 000	47, 595, 000	Hemp	1867	2, 891, 394	8, 674, 182
İ	1888	11, 268, 000	60, 749, 000		1968	2, 699, 746	8,099,238
[1889 1890	11, 210, 000 12, 093, 000	57, 9 01, 000 56, 963, 000		18 69 1870	3, 129, 1 54 3, 285, 1 28	10, 482, 665 11, 005, 160
1	1891	11, 309, 000	48, 381, 000		1871	3, 651, 924	12, 233, 942
Tow	1867	543, 501	1, 831, 577		1872	3, 790, 080	11, 956, 881
	1868	936, 175	2, 293, 628		1873	3, 776, 270	11, 190, 477
	1869	1,067,265	2, 668, 164		1874	3, 808, 802	13, 295, 555
	1870	1, 130, 959	2, 827, 897	1	1875	154, 856	11, 681, 236
	1871	40, 428 775, 530	1, 828, 645 2, 808, 403	•	1876 1877	2, 673, 5 63 3, 392, 3 83	9, 348, 629 15, 467, 204
	1872 1873	610, 545	1, 762, 186	l i	1878	3, 034, 250	15, 777, 449
	1874	691, 549	2, 040, 695	i	1879	3, 660, 199	18, 078, 018
	1875	691, 549 639, 641	2, 052, 997	l	1880	3, 826, 996	17, 533, 000
	1876	1, 591, 882 1, 622, 112	4, 673, 070	1	1881	4, 740, 257 3, 756, 556	17, 449, 000
	1877	1, 622, 112	4, 183, 701 4, 147, 292	1	1882	3, 756, 556	18, 078, 018 17, 533, 000 17, 449, 000 16, 954, 000
ļ	1878	1, 101, 779	4, 147, 292		1888	3, 745, 000	17, 071, 000
	1879 1880	1, 281, 713 1, 530, 587	4, 442, 715 5, 254, 000		1884 1885	2, 851, 000 3, 056, 000	13, 752, 000 12, 995, 000
l	1881	1, 856, 313	6, 909, 000		1886	2, 343, 000	12, 925, 000 11, 410, 000
	1882	1,506,349	5, 453, 000		1887	3, 837, 000	19, 413, 000
	1883	1,487,000	5, 402, 000		1888	3, 296, 000	16 , 832, 000
	1884	1, 668, 000	6, 075, 000]	1889	4, 044, 000	20, 565, 000
	1885	1,911,000	5, 821, 000		1890	3, 282, 000	16, 222, 000 16, 396, 000
	1886	1,487,000	4, 448, 000 5, 442, 000	Vorm	1997	3, 395, 000	1 542 222
	1887 1888	1, 841, 000 1, 845, 000	5, 442, 000 5, 773, 000	Yarn	1891 1867 1868 1869	385, 8 33 311, 9 71	1, 543, 332 1, 247, 884
		-,000,000		•	2000	04440	A) MELL OUR
	1889	1, 225, 000	4, 279, 000		1869	216, 800	1, 247, 884 887, 596

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Experted from Russia-Continued.

Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
Hemp—Continued.	1871	Poods. 168, 465	Rubles. 673, 860	Seeds, oleaginous— Continued.		Chetverts.	Rubles.
- · ·	1872	165, 335	767, 800	Linseed	1875	2,553,271	28, 696, 454
	1878 1874	181, 054	664, 021 1, 739, 871	1	1876	2, 126, 493 1, 709, 265	23, 804, 738
	1875	146, 223 222, 411	1, 038, 595	1	1877 1878	2, 684, 032	22, 722, 064 35, 919, 372
	1876	271, 967	1, 522, 359	l .	1879	2, 966, 402	41, 076, 592
	1877	276, 378	1, 359, 274	ł	1880	2, 485, 003	37, 277, 000
	1878	317, 855	1, 769, 988	l .	1881	2,367,933	32 , 277, 000
	1879 1880	221, 818 191, 675	873, 467 1, 511, 000		1883 1883	2, 980, 075 2, 251, 000	87, 347, 000 29, 821, 000
	1881	297, 714	1, 294, 000		1884	1,670,000	21, 452, 000
	1882	215, 676	2, 444, 000	1	1885	740,000	8, 608, 000
	1883	306, 000	2, 336, 000	1	1886	1, 134, 600	14, 545, 000
	1884 1885	141, 000 112, 900	1, 244, 000 476, 000		1887 1888	2, 169, 000	26, 871, 000 27, 477, 000
	1886	117, 000	485, 000		1889		28, 662, 000
	1887	144, 000	741,000		1890		25, 792, 000
	1888	101, 000	442, 000	043	1891	100 504	19, 584, 000
	1889 1890	167, 000 139, 000	776, 000 586, 000	Other	1867 1868	188, 504 199, 405	1,093,323
	1891	131, 000	458, 000		1869	149, 597	1, 156, 547 1, 495, 970
eather, untanned.	1867	267, 058	1, 948, 331		1870	156, 571	1, 565, 710
	1868	383, 382	3, 001, 604		1871	341, 951	3, 419, 510
	1869	404, 812	4, 213, 378		1872	383, 160	2, 820, 475
	1870 1871	209, 918 165, 255	2, 266, 185 1, 833, 106		1878 1874	231, 902 370, 464	3, 013, 900 3, 136, 758
	1872	267, 588	3, 260, 734	1	1875	434, 611	2, 865, 648
	1873	349, 183	3, 782, 017		1876	315, 959	2,063,902
	1874	266, 488	3, 311, 620	1	1877	192, 859	1, 885, 165
	1875 1876	231, 378 218, 188	2, 944, 516		1878 1879	916, 172 685, 757	8, 814, 774 7, 765, 818
	1877	297, 091	2, 887, 753 3, 187, 054		1880	765, 051	7, 505, 000
	1878	207, 938	2, 820, 771 3, 557, 326		1881	555, 580	5, 921, 000
	1879 1880	248, 201	3,557,326		1882	610, 732	5, 719, 000
	1881	382, 098 371, 783	4, 369, 000 3, 640, 000		1883 1884	459, 000 343, 000	4, 595, 000 3, 502, 000
	1882	422, 447	4, 132, 000		1885	815, 000	2, 588, 000
	1883	433, 000	4, 951, 000	1	1886	448, 000	3, 479, 000
	1884	328, 000	4, 132, 000 4, 951, 000 4, 924, 000 3, 817, 000 4, 837, 000		1887	653,000	6, 617, 000 6, 367, 000
	1885 1886	327, 00 0 393, 000	4 827 000		1888 1889		6, 367, 000
	1887	534, 000	5,458,000		1890		6, 026, 000 10, 818, 000
	1888	378, 000	4, 386, 000 4, 085, 000	_	1891	<u>.</u>	7, 815, 000
	1889	316, 000	4, 085, 000	Sngar:		Poods.	W 11 1 W 11 1 1 1
	1890 1891	443, 000 762, 000	5, 239, 000 7, 597, 000	Raw and re- fined.	1867 1868	4, 192	55 38, 986
fetals, unwrought	1867	539, 054	1, 421, 633		1869	442	8, 094
	1867 1868	546, 646	1, 414, 567		1870	1,688	11, 816
	1869	455, 166	1, 947, 630		1871	7,697	53, 879
·	1870 1871	754, 515 3 6 3, 7 8 5	1, 888, 480 1, 214, 917		1872 1873	611 1, 243	4, 29 2 8, 381
	1872	1, 245, 328	4, 024, 588		1874	1,24	29
	1878	1, 087. 098	2, 352, 479	_	1875	20	136
	1874	481, 822	1, 878, 778	Raw	1876	496, 100	2, 015, 001
	1875 1876	409, 924 980, 73 3	1, 628, 221 958, 800	1	1877 1878	8, 609, 417 243, 867	14, 949, 208 1, 013, 143
	1877	235, 996	719, 326	ł	1879	144, 396	566, 891
	1878	328, 680	678, 318	1	1880	104, 577	386, 000
	1879	681, 256	1, 021, 368	1	1881	1, 372	5, 500
	1880 1881	8, 366, 385 214, 938	8, 328, 000	1	1882 1883	417	2, 000
	1882	481, 680	817,000 3,160,000	I	1884		
	1883	187, 710	1, 023, 000	1	1885	1, 268, 000	5, 062, 000
	1884	195, 081	1, 218, 000		1886		
	1885 1886	194, 000 204, 000	2, 138, 000 1, 889, 000	I	1887 1888		• • • • • • • • •
	1887	201, 000	2, 006, 000	l .	1889		
	1888	71,000	1, 574, 000		1890		
	1889	103, 000	2,041,000		1891		· · · · · · · · · · · · · · · ·
	1890 1891	133, 000 85, 000	2, 231, 000	Refined	1867		
eeds, oleaginous:	1001	Chotverts.	1, 985, 000		18 6 8		
Linseed	1867	1, 791, 252	18, 360, 842		1870		
	1868	2, 607, 587	26, 727, 769		1871		
	1869 1870	2, 583, 513 2, 261, 865	31, 0 02, 156 27, 142, 3 80		1872		• • • • • • • • • • • • • • • • • • • •
	1871	2, 201, 800 2, 896, 251	27, 142, 380 28, 748, 012		1878 1874		
	1872	2, 250, 177	22, 293, 548	ļ	1875		
	1878	2, 429, 971	27, 716, 888	1	1876	3, 362	18, 850
	1874	2, 851, 042		1	1877	282, 485	1, 407, 906

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Exported from Bussia-Continued.

Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
Sugar—Continued.		Poods.	Rubles.			Poods.	Rubles.
Refined	1878	53, 726	323, 388	Wool, raw	1874	1,053,936	11, 357, 25
	1879	15,518	94, 651		1875	1, 053, 936 879, 598	8, 648, 62
	1880	84, 699	186,000		1876	1, 179, 088	11, 954, 454
	1881	49, 444	250, 300		1877	1, 339, 682	22, 374, 596
	1882 1883	94, 525 8, 000	584, 000 67, 000		1878 1879	1, 093, 939 953, 468	11, 961, 230 10, 937, 200
	1884	34, 000	229 , 000	i	1880	1, 441, 466	13, 659, 000
	1885	2, 800, 000	18, 903, 000		1881	1, 015, 862	11, 189, 400
	1896	3, 223, 000	10, 027, 000		1882	1, 208, 984	12. 323, 00
	1887	3, 582, 000	13, 898, 000	1.	1883	1, 860, 000	17, 646, 000
	1888	4, 229, 000	16, 398, 000	1	1884	1,674,000	15, 685, 000
	1889	3, 511, 000	13, 745, 000		1885	1, 433, 000	12, 003, 000
	1890	1, 741, 000	6, 727, 000		1886	2, 296, 000	20, 954, 000
Callow	1891 1867	5, 744, 000 2, 956, 572	23, 293, 000		1887	1,760,000	15, 526, 000
r mrow	1868	2, 439, 919	11, 826, 288 9, 759, 676		1888 1889	1, 192, 000 2, 168, 000	12, 538, 000
	1869	1, 671, 178	8, 355, 890	13	1890	1, 651, 000	23, 618, 000 14, 357, 000
	1870	1, 329, 976	6, 649, 880		1891	1, 816, 000	13, 820, 000
	1871	931, 976	4, 659, 880			2,024,000	Bilver
	1872	655, 548	2, 914, 839	Total merchandise	ļ	i	rubles.
	1878	784, 922	3, 897, 213	(European fron-	1867		207, 607, 000
	1874	544, 690	2, 695, 992	tier.	1868		209, 530, 000
	1875	411, 585	1, 974, 769	1	1869		247, 095, 000
	1876	666, 407	3, 159, 112	li	1870	-	342, 853, 000
	1877 1878	1, 110, 729	6, 083, 075	H	1871		352, 758, 000
	1879	619, 3 01 357, 1 98	3, 347, 344 1, 953, 066		1872 1873	***********	311, 553, 000 345, 859, 000
	1880	426, 539	2, 319, 000		1874		411, 211, 600
	1881	284, 784	1, 485, 000		1875		300, 001, 000
	1882	380, 301	2, 184, 000		1876		379, 258, 060
	1888	231,000	1, 409, 000		1877		508, 228, 000
	1884	204,000	1, 219, 000	H	1878		596, 545, 000
	1885	185, 000	873, 000		1879		606, 414, 000
	1886	274, 000	1, 103, 000	ł	1880	-	476, 365, 090
	1887 1888	218,000	907, 000	ļ	1881		481, 367, 000
	1889	187, 000 228, 000	928, 000 1, 069, 000	Í	1882 1883		590, 723, 000
	1890	233, 000	1, 061, 000		1884		607, 788, 000 550, 505, 000
	1891	201, 000	905,000		1885		497, 946, 000
Wood, of all kinds.	1867		10, 660, 753		1886		436, 515, 00
•	1868	1	12, 521, 251		1887		568, 520, 000
	1869		11, 638, 334		1888		728, 013, 000
	1870		13, 145, 568	1	1889		,685, 085, 094
	1871		14, 026, 284		1890		610, 450. 000
	1872 1873	•••••	22, 404, 229	Total bullion and	1891		627, 300, 000
•	1874		29, 904, 582	specie(European	1867		Gold rubles
	1875		33, 596, 636 27, 226, 355	frontier.	1868		12, 131, 000 8, 421, 000
	1876		31, 035, 664	110244.	1869		14, 139, 000
	1877		31, 336, 641	11	1870		22, 882, 000
	1878		30, 454, 093		1871		16 236 000
	1879		25, 240, 795	1	1872		5, 742, 000
	1880		32, 906, 000]	1873		13, 155, 000
	1881	• • • • • • • • • • • • • • • • • • • •	29, 635, 000		1874		16, 049, 000
	1882	•••••	35, 044, 000		1875		26, 127, 000
	1883 1884	••••••	37, 941, 000		1876		101, 896, 000
	1885		35, 153, 000 23, 349, 000	1	1877 1878		18, 240, 000
	1886		23, 747, 000	`	1879		10, 802, 000
	1887		27, 296, 000		1880		7, 116, 000 24, 299, 000
	1888		88, 204, 000	li e	1881		66, 478, 000
	1889		54, 863, 000	I	1882	1	76, 620, 000
	1890		53, 024, 000		1883		19, 632, 000
	1891	<u></u>	43, 306, 000	1	1884		3, 457, 606
W001, 12W	1867	762, 985	9, 613, 615		1885		6, 838, 000
	1868	858, 170	11, 424, 978 7, 667, 055	l	1886		14, 126, 606
	1869	924, 173	7,007,005	l	1887		18, 688, 000
•	1870 1871	896, 282 974, 129	7, 867, 015 7, 625, 760	T .	1888	j	84, 452, 660
	1872	1, 199, 800	13, 995, 311	1	1889 1890	ļ	17, 411, 000
	1873	678, 183	7, 453, 992		1891		17, 882, 000 194, 000
	1 20.0	0.0, 200	., 500, 000	II .	TOAT		1 750,000

Imports (a) into British India.

[From the statistical abstract for the several colonial and other possessions of the United Kingdom.]

	Years				Years		
Principal articles.	end- ing Mar. 31—	Quantities.	Values.	Principal articles.	end- ing Mar. 31—	Quantities.	Values.
		Tons.	2			Tons.	æ
Apparel	1868		439, 417 497, 891	Coal and coke	1890	601, 670	1, 308, 590
	1869 1870		451, 230		1891 1892	784, 664 736, 971	1, 543, 442 1, 250, 498
	1871		433,098		18936	648, 185	1, 141, 450
	1872		499, 571	Cotton twist and	1868		2. 698. 35 0
	1878		601, 258	yarn.	1869	• • • • • • • • • • • • • • • • • • • •	2, 779, 934
,	1874 1875		578, 220 620 456		1870 1871	•••••	2, 715, 370 8, 857, 398
	1876		620, 456 615, 961		1872		2, 424, 522
	1877		524, 899		1873		2, 628, 296
-	1878 1879		557, 597 510, 522		1874 1875	•••••	2, 628, 959 3, 157, 780
	1880		510, 522 581, 081		1876		2, 794, 769
	1881		658, 446		1876 1877		2, 733, 514
	1882	• • • • • • • • • • • • • • • • • • • •	641, 404		1878	• • • • • • • • • • • • • • • • • • • •	2, 850, 408
	1883	••••	769, 7 52 869, 6 97		1879 1880		2, 779, 772 2, 745, 806
	1884 1885		843, 437		1881		3, 699, 177
	1886		843, 4 37 931, 7 32		1882		3, 222, 065
	. 1887 1888		982, 428		1883 1884		8, 378, 190 3, 465, 943
	1889		982, 428 1, 142, 376 1, 131, 333 1, 175, 207		1885		3, 860, 420
	1890		1, 175, 207		1886		8, 172, 083
	1891		1, 213, 500		1887		8, 318, 377
	1892 1893 <i>b</i>		1, 259, 408		1888 1889	••••••	3, 581, 90 6 8, 746, 797
Books, paper, and	1868		1, 259, 881 436, 978		1890		3, 482, 529
stationery.	1869				1891		3, 768, 362
	1870 1871		414, 912 423, 233 413, 959 428, 003		1892 1893 <i>b</i>	• • • • • • • • • • • • • • • • • • • •	3, 514, 620
1	1872		423, 283 413, 959	Cotton manufac-	1868		2, 683, 850 14, 999, 917
	1878		428, 003	tures.	1869		16, 072, 551
	1874		475, 027 472, 968		1870		13, 555, 846
	1875 1876	•••••	472, 968		1871 1872	•••••	15, 687, 476 15, 058, 811
	1877		448, 619 468, 855		1878		14, 605, 953
	1878		567, 991		1874		15, 155, 666
	1879 1880		511, 728		1875	•••••	16, 268, 560
	1881		523, 739 725, 860		1876 1877		16, 450, 212 15, 991, 718
	1882		789,936		1878		17, 322, 813
4	1883	•••••	625, 431		1879		14, 126, 784
İ	1884 1885		696, 868 668, 401		1880 1881		16, 915, 511 22, 910, 717
	1886		685, 441 676, 612	1	1882		20, 772, 099
	1887	• • • • • • • • • • • • • • • • • • • •	676, 612		1883		21, 431, 872
i	1888 1889	•••••	819, 145 848, 510		1884 1885		21, 642, 888 21, 197, 414
i	1890		854, 638		1886		21, 110, 545
	1891		854, 638 877, 711 937, 500		1887		25, 846, 508
	1892 1893 <i>l</i>		937, 500 928, 704		1888 1889		23, 924, 468 27, 764, 508
Coal and coke	1868 1869	385, 331	858, 984		1200		26, 391, 399
	1869	385, 33 <u>1</u> 349, 927 437, 023	858, 984 715, 863		1891 1892		27, 241, 987
	1870 1871	437, 023 286, 180	544, 477 467, 096		1892 1893b		25, 174, 852
	1872	874, 167	514, 794	Drugs and medi-	1868		22, 942, 015 6254, 565
	1878	324, 638 359, 908	497, 942 740, 026	oines.	1869		e222, 715
	1874 1875	359, 908 356, 997	740, 026		1870 1871	•••••	e210, 167
	1876	879, 144	690, 463 665, 535		1872	•••••	e289, 984 286, 368
	1877 1878	519, 579	931, 710		1878		815, 254
	1878	601.159 I	931, 710 1, 008, 155 889, 477 1, 188, 208		1874	• • • • • • • • • • • • • • • • • • • •	271, 885
	1879 1880	475, 960 587, 928	1, 188 202		1875 1876	• • • • • • • • • • • • • • • • • • • •	297, 765 287, 692
	18R1	687, 928 683, 768 687, 124	1, 209, 800		1877		807, 721
	1889	637, 124	1,020,044		1878		291, 975
ı	1969	628, 824	1,019,883		1879 1880	• • • • • • • • • • • • • • • • • • • •	277, 468 316, 075
	1904	702 252					
	1884 1886	708, 358 741, 129	1, 163, 790 1, 267, 213		1991		827. 522
	1886 1886	741, 129 790, 930	1, 267, 218		1991		827, 588 881, 888
	1884 1886 1888 1887 1888	741, 129	1, 267, 213 1, 308, 415 1, 316, 615 1, 663, 911				327, 533

s Exclusive of frontier trade.

d Subject to correction.

Including chemicals.

Imports (a) into British India—Continued.

	\v_			1	**		
	Years end-				Years end-		
Principal articles.	ing	Quantities.	Values.	Principal articles.	ing	Quantities.	Values.
	Mar.				Mar.	•	
	31—				31—	17 10 10 10 10	
	_				_		
		Tons.	2			Tons.	2
Drugs and medi-	1886 1887		840, 063	Jewelry, precious	1882 1883		306, 92
CIDES.	1888		384, 867 387, 677	stones, and plate. (d)	1884		307, 18 228, 67
	1889		480, 339	passo. (w)	1885		317, 75
	1890		890, 571		1886		285, 41
	1891	[479, 797		1887		251, 44
	1892 1893 <i>b</i>		482, 869 478, 588		1888 1889		253, 30 278, 73
ruits and vegeta-	1868		364, 928 227, 202		1890		231, 21
bles.	1869		227, 202		1891		224, 42
	1870 1871		345, 458 371, 014		1892 1893		232, 46 300, 78
	1872		265, 825		1799	Gallons	300, 10
	1873		263, 888 279, 775	Malt liquors	1868	2, 268, 298	435, 77
	1874		279, 775		1869	1,652,893	435, 77 381, 77
	1875		234, 682		1870	1,747,721	413, 52
	1876 1877		98.748		1871 1872	1, 365, 308 1, 323, 927	311, 6 8 305, 31
	1878		98, 748 89, 027	1	1873	1, 536, 496	363, 49
	1879		102,790		1874	1, 435, 345	337, 91
	1880 1881	·····	90, 802 136, 042		1875 1876	1, 481, 698	349, 84 268, 10
	1882		158 718		1877	1, 143, 157 1, 176, 9 22	270, 66
	1883		211, 435		1878	1, 328, 077	313, 07
	1884		223, 756		1879	1,089,211	244, 50
	1885 1886		132, 202 173, 478		1880 1881	1, 065, 347	254, 26 284, 93
	1887		201, 653		1882	1, 152, 678 1, 199, 395	284, 61
	1888		241,651		1883	1, 170, 554	272, 31
	1889		271, 295		1884	1, 261, 444	908, 22
	1890		217, 952	1	1885	1, 066, 918	249, 92
	1891 1892		178, 891 1 84, 25 5		1886 1887	1, 299, 408 1, 715, 638	80 0, 61 854, 02
	18935		148, 552	1	1888	2, 138, 518	397, 15
lass and manu-	1868		230, 289		1889	2 202 520	412, 85
factures of.	1869		271, 100		1890 1891	2, 797, 965	462, 11
	1870 1871	i	308, 086 276, 855	1	1891	2, 797, 965 2, 785, 574 2, 973, 943	419, 77 445, 14
	1872		240, 421	1	1893	3, 052, 894	454, 57
	1873		297, 236	Machinery and	1868		1,057,80
	1874		333, 384	millwork.	1869	'	793, 18
	1875 1876	•••••	318, 881 349, 931	ļ	1870 1871		555, 74 447, 54
	1877		280, 390	l	1872		405, 81
	1878		291, 376 318, 704	1	1878		517, 31
	1879	[818, 704	i	1874		1,002,34
	1880 1881	•••••	829, 321 880, 241		1875 1876	•••••	1, 185, 94 1, 391, 60
	1882		454, 802	i	1877		882, 37
	1888		454, 802 483, 748 560, 062	l	1878		850, 90
	1884 1885		560, 062 499, 701	l	1879 1880		863, 45 616, 82
	1885		505, 804	l	1881		769, 84
	1887		500, 850	1	1882		1, 221, O
	1888		578, 969 j	1	1883		1.342.36
	1889		658, 054		1884		1,779,00
	1890 1891	•	647, 127 650, 287		1885 1886		1, 484, 11 991, 5
	1892		728, 203		1 1997		1, 371, 45
	1893		670, 804	1	1888		1, 800, 31
owelry, precious	1868		244, 686		1889		2, 816, 87
stones, and plate. (d)	18 69 1870		231, 952 264, 808	1	1890		2, 435, 36 2, 063, 86
hrane. (m)	1871		176, 937		1891 1892 1898s		2, 062, 80 2, 111, 54
	1872		210, 423		1808a		2, 859, 10
	1878		221, 321	Metals:	,,,,,	Owt.	1 000 0
	1874		171, 438 190, 993	Copper and	1908		1, 989, 00
	1875 1876		176. 831	VI. 100.	1869 1870		1, 743, 00 1, 758, 67
	1877	1	176, 831 197, 766	1	1871		1, 361, 75
	1878		223, 553	1	1872		1, 086, 67
	1879 1880		166, 218 193, 230	1	1878 1874		578, 78 51 3, 0 2

Exclusive of frontier trade.

• Subject to correction.

de. c Exclusive of dried fruits, etc., from 1876 to 1893, see Provisions. g Including plate from 1878 to 1898,

Imports (a) into British India—Continued.

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Imports (a) into British India-Continued.

Delevate al antiples	Years end-		Values	Principal articles	Years end-		W-1
Principal articles.	ing Mar. 31—	Quantities.	Values.	Principal articles.	mar.	Quantities.	Values.
	1868	Cwt.	2	Salt	1000	Tons.	2
Provisions	1869		351, 452 327, 610	SMIT	1891	410, 808 395, 248	894, 5
	1870		337, 610 331, 186	ı	1892	873, 953	779, 0 627, 9
	1871		805, 320	i	1893c	360,008	576, 9
	1872		805, 320 349, 224	1	1000	Pounds.	0.5,5
	1873		351, 474 372, 867	Silk, raw	1968	1, 627, 996	566, 5
	1874		372, 867	4	1869	1, 959, 951	730, 93
	1875		363, 627		1870	2, 016, 726	901, 13
	1876		b713, 838	i l	1871	2, 328, 854	895, 5
	1877		661, 059 858, 79 7		1872	1, 799, 591	651, 5
	1878 1879		975, 835	l	1873 1874	1, 930, 910 2, 282, 758	659, 4 786, 9
	1880		1, 048, 832		1875	2, 469, 255	872, 9
	1881		920, 182	i	1876	2, 457, 244	604, 8
	1882		1, 053, 083	ł	1877	1, 461, 069	451, 8
	1883		1, 087, 186	ì	1878	2, 102, 930	678, 0
	1884		1, 033, 931)	1879	1, 813, 999	567, 2
	1885	[1, 103, 321	}	1880	2, 005, 020	6 83, 2
	1886	····-	1, 191, 882		1881	2, 511, 802	1,007,0
*	1887 1888		1, 179, 474		1882	1, 760, 595 2, 386, 150	749, 2
	1889		1, 504, 436 1, 588, 103	i .	1883 1884	2, 350, 150	1,074,1
	1890		1, 596, 565		1885	1, 831, 702	969, 5 747, 5
	1891		1, 476, 070		1886	1, 732, 559	721, 9
•	1892		1, 771, 793		1887	1, 737, 891	793, 8
	1893c		1, 862, 054		1888	2, 598, 597	1, 174, 3
Railway materials.	1868		2, 461, 966		1889	2 045 569	905, 9
	1869		1,591,813		1890	2, 360, 467	1, 067, 0
	1870		1, 217, 334		1891	2, 406, 239	1, 015. 0
	1871 1872		1, 466, 068		1892	2, 701, 069	1, 264, 0
	1873		516, 996 327, 466	Silk goods	1893 <i>c</i> 1868	2, 292, 846	1, 01 6, 0 428, 5
	1874		439, 339	Sink goods	1869		486, 5
	1875		538, 962		1870		466, 5
	1876		599, 770	1	1871		425. 5
	1877		691.908		1872		480, 9
	1878		907.002		1873		560, 6
	1879		1, 046, 832	1	1874		608, 3
	1880 1881		1, 033, 049		1875		710, 4
	1882		1, 117, 765 1, 079, 509	Í	1876 1877		708, 8 584, 7
	1883		1 116 434	1	1878		804, 8
	1884		1, 116, 434 1, 633, 283		1879		924, 0
	1885		1, 592, 620	İ	1880		837, 8
	1886		2, 018, 065		1981		1, 350, 3
	1887		2, 018, 065 1, 435, 124	i	1882		1, 211, 7
	1888]	2, 577. 603	1	1883		977,7
	1889		2, 493, 239	1	1884		1, 201, 3
	1890 1891		1, 821, 337		1885		1, 278, 3
	1892		2,001,853 1,484,173		1886 1887		1, 109, 0 1, 383, 7
	1893c	!	1, 032, 939	1	1888		1, 743, 8
	ì	Tons		l	1889		1, 682, 1
lalt	1868	245, 286	677, 473 729, 270	l	1890		1, 778, 1
	1869	200,000	729, 270	ł	1891		1, 386, 3
	1870	272, 818	750, 095		1892	[1, 750, 6
	1871	227, 610	715, 892	- Contaco	1893c		1, 801, 5
	1872 1873	306,839	913, 915 828, 703 835, 354	Spices	1868	45, 203, 984	425, 2
	1874	276, 847 279, 246	828, 103 825, 254		18 69 1870	36, 690, 768 35, 797, 216	286, 7 297, 3
	1875	277, 085	755, 771	Į.	1871	29, 994, 944	233, 1
	1876	865, 252	690, 934	1	1872	31, 893, 222	201, 7
	1877	365, 252 298, 776	430, 890	1	1878	86, 690, 240	216.3
	1878	254, 231	401, 366		1878 1874	26, 149, 688	150,5
	1879	274, 180	593, 612	I	1875	25, 659, 648	179, 1
	1880	852, 238	762, 532 665, 517		1876	28, 534, 053	395, 9 482, 9 488, 8
	1881	373, 376	665, 517	1	1877	29, 368, 456	(82,9
	1882	357, 224	569, 067	l	1878	83, 123, 187	488,
	1883 1884	338, 065	515, 184 623, 011	1	1879	36, 816, 063	509, 0
	1884	883, 090 412, 839	623, 011 649, 233		1890 1881	83, 444, 205 87, 906, 763	177
	1886	363, 088	596, 048	Į.	1882	84, 776, 184	507, 1
	1887		768. 987			83,463,961	510 A
	1887 1888	417, 442 423, 897	768, 987 795, 521		1883 1884	83, 468, 96) 87, 465, 271 39, 749, 713	510, 8 667, 1 608, 1

[&]amp; Exclusive of frontier trade.

b Inclusive of dried fruits, etc., from 1876 to 1893. See Fruits and Vegetables.

e Subject to correction.

Imports (a) into British India—Continued.

Principal articles.	Years end- ing Mar. 31—	Quantities.	Values.	Principal articles.	Years end- ing Mar. 31—	Quantities.	Values.
Spices	1896 1887 1888 1889 1890 1891 1892 1893 <i>b</i>	tiation.	£ 718, 679 663, 845 931, 518 855, 228 852, 350 813, 115 797, 196 623, 633	Toa	1881 1882 1883 1884 1885 1886 1887 1888 1889	Pounds. 3,322,407 2,845,212 2,751,085 3,065,170 3,874,412 4,005,637 4,214,342 3,623,873 4,767,004 5,382,851 4,470,008	£ 271, 809 199, 691 193, 052 237, 614 825, 548 304, 259 824, 260 260, 418 317, 937
Spirite	1868 1869 1870 1871 1872 1873 1874 1875 1876 1877 1878 1879 1880 1881 1882	601, 510 681, 182 713, 487 461 838 671, 500 606, 824 674, 967 704, 967 707, 714 664, 527 737, 714 682, 384 814, 334 848, 238 842, 739	455, 174 549, 819 564, 878 385, 900 560, 485 553, 884 488, 597 553, 833 603, 476 622, 184 647, 661 540, 785 659, 120 663, 184 610, 827	Woolen goods	1890 1891 1892 1893 <i>b</i> 1868 1869 1870 1871 1872 1873 1874 1875 1876 1877 1878	6,353,017 6,022,883	368, 681 325, 141 443, 386 601, 967 704, 173 596, 713 583, 220 514, 194 719, 530 668, 911 557, 585 869, 760 311, 652 782, 781
Sugar, eto	1883 1884 1885 1886 1887 1888 1889 1890 1891 1892 1893b	849, 169 894, 420 857, 970 936, 984 1, 064, 386 1, 084, 487 1, 100, 413 1, 055, 984 1, 010, 247 1, 057, 221 Owt. 434, 306 525, 985	674, 969 682, 098 629, 632 667, 693 770, 599 748, 305 730, 027 673, 742 665, 606 681, 635	,	1879 1880 1881 1882 1883 1884 1885 1886 1887 1888 1889 1890 1891 1892		878, 042 927, 876 1, 299, 130 1, 121, 232 984, 873 1, 217, 053 1, 234, 340 1, 391, 862 1, 725, 755 1, 761, 950 1, 455, 235 1, 818, 213 1, 762, 032
	1870 1871 1872 1873 1874 1875 1876 1877 1878 1879 1880 1881 1882 1883	572, 134 440, 684 562, 559 342, 450 435, 570 896, 715 613, 151 258, 105 475, 106 928, 381 652, 009 986, 521 775, 982	715, 553 555, 801 709, 779 440, 146 558, 978 516, 564 896, 927 403, 556 798, 036 1, 480, 881 1, 068, 788 1, 611, 157 1, 243, 756	Wines and liqueurs	1869 1870 1871 1872 1873 1874 1875 1876 1877 1878 1879		1, 523, 343 476, 406 574, 040 548, 329 433, 337 495, 783 511, 864 476, 610 520, 544 410, 744 436, 020 414, 174
	1884 1886 1886 1887 1888 1889 1890 1891 1892 1893b	672, 672 736, 909 1, 616, 874 1, 171, 186 1, 749, 555 1, 808, 479 1, 617, 710 1, 723, 112 2, 931, 901 2, 213, 125 1, 959, 818	1, 086, 961 1, 148, 870 2, 140, 838 1, 458, 097 2, 080, 540 2, 113, 617 1, 790, 939 2, 200, 049 3, 399, 886 2, 561, 996 2, 625, 683		1880 1881 1882 1883 1884 1885 1886 1887 1888 1889 1890 1891 1892		392, 731 435, 316 410, 112 384, 570 401, 278 336, 070 328, 022 333, 121 344, 842 340, 113 326, 837 338, 754
Tea	1868 1869 1870 1871 1872 1878 1874 1875 1876 1877 1878	Pounds. 2, 526, 840 2, 029, 054 1, 668, 567 1, 140, 552 2, 025; 129 2, 465, 761 1, 828, 571 1, 701, 475 2, 771, 204 1, 755, 300 2, 323, 083 1, 822, 345	253, 364 201, 987 166, 522 114, 055 202, 518 246, 576 182, 859 169, 982 247, 566 140, 110 190, 611 130, 518	Total value of principal and other articles of merchandise.	18880 1868 1869 1870 1871 1872 1878 1874 1875 1876		336, 754 339, 573 309, 400 35, 705, 783 35, 990, 142 32, 927, 520 34, 469, 119 32, 091, 850 31, 874, 625 33, 819, 828 36, 222, 113 38, 891, 656 37, 440, 631
a Ry	1880	1, 822, 845 2, 534, 518 of frontier t	130, 518 212, 062	d Subject	1877 1878		37, 440, 63 41, 464, 18

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Imports (a) into British India—Continued.

Principal articles.	Year end- ing Mar. 31—	Quantities.	Values.	Principal articles.	Year end- ing Mar. 31—	Quantities.	Values.
		Pounds.	£	Total bullion and			
Total value of prin-	1879		87, 800, 504	specie—Cont'd.		Pounds.	£
cipal and other	1880		41, 166, 003	Gold	1874		1, 648, 808
articles of mer-	1881		53, 116, 770	1	1875		2, 089, 236
chandise.	1882	• • • • • • • • • • • • • • • • • • • •	49, 113, 374	1	1876		1, 836, 381
	1883		52, 095, 711		1877 1878		1, 443, 712 1, 578, 927
	1884 1885		55, 279, 348		1879		1, 463, 050
	1886		55, 703, 072 55, 655, 865	ii	1880	•••••	2,050,393
	1887		61, 777, 351		1881		3, 672, 058
	1888		65, 004, 612	•	1882		4, 856, 392
	1889		69, 440, 467	il i	1883		2, 095, 135
	1890		61, 197, 489	!	1884		5, 469, 457
	1891		71, 975, 370	1	1885		4, 778, 172
	1892		69, 432, 383	ii .	1886		3, 091, 541
	18936	·	66, 278, 622	[]	1887		2, 883, 558
Total bullion and	1868		11, 775, 374	l i	1888		3, 236, 053
specie.	1869		15, 155, 954	1	1889		3, 119, 088
	1870		13, 954, 807		1890		5,071,027
	1871		5, 444, 823	.,,,,	1891	· · · · · · · · · · · · · · · · · · ·	6,500,832
	1872		11, 573, 813	Silver	1892 1893		4, 118, 929
	1874		4, 556, 585 5, 792, 534	1	1868		6, 999, 450
	1875		8, 141, 047	1	1869		9, 978, 978
	1876		5, 300, 722		1870		8, 264, 407
	1877		11, 436, 120	li i	1871		2, 662, 249
	1878		17, 355, 459	1	1872		8,000,035
	1879		7, 056, 749	1	1873		1,934,214
	1880		11, 655, 395	i	1874		4, 143, 726
	1881		8, 988, 214	l i	1875		6, 051, 811
	1882		11, 322, 781	i	1876		3, 464, 341
	1883		18, 453, 157	i l	1877		9, 992, 408
	1884 1885		12, 877, 964	l i	1878		15, 776, 532
	1885		15, 888, 198		1879 1880		5, 593, 699 9, 605, 002
	1887		15, 477, 801 11, 053, 319		1881		5, 316, 156
	1888		13, 825, 856	l	1882		6, 466, 389
	1889		13, 844, 960		1883		8, 358, 022
	1890		17, 459, 501		1884		7, 408, 506
	1891		21, 934, 486		1885		9, 110, 025
	1892		14, 722, 662		1886		12, 386, 260
	1893b		17, 009, 810		1887		8, 219, 761
Gold	1868	[4, 775, 924		1888		10, 589, 803
	1869		5, 176, 976	1	1889		10, 725, 872
	1870		5, 690, 400		1890		12, 388, 474
	1871 1872		2, 782, 574		1891 1892		15, 433, 654 10, 603, 733
	1873		3, 573, 778 2, 622, 371		1892		14, 600, 746
	1013		4, 022, 311		TODG	• • • • • • • • • • • •	

a Exclusive of frontier trade.

Exports from British India.

Principal articles.	Year.	Quantities.	Values.	Principal articles.	Year.	Quantities.	Values.
Coffee	1868 1869 1870 1871 1872 1873 1874 1875 1876 1877 1878 1879 1880 1881 1882 1883 1884 1885	Ovt. 296, 332 426, 685 322, 152 301, 945 507, 296 375, 887 367, 132 312, 874 373, 499 304, 185 298, 587 342, 288 361, 087 370, 713 351, 981 361, 008 351, 910 342, 682	£ 761, 345 1, 121, 032 870, 189 809, 701 1, 380, 410 1, 146, 219 1, 490, 496 1, 307, 919 1, 633, 395 1, 353, 588 1, 544, 688 1, 544, 688 1, 548, 481 1, 633, 032 1, 602, 594 1, 409, 181 1, 470, 301 1, 287, 977	Coffee	1886 1887 1888 1889 1890 1891 1892 1893 1869 1870 1871 1873 1874 1875 1876	Ow t. 876, 703 874, 951 276, 583 867, 496 241, 688 225, 016 816, 197 299, 887 90, 700 216, 439 171, 627 103, 264 1183, 715 163, 283 111, 476 684	£ 1, 364, 742 1, 514, 777 1, 539, 777 1, 530, 308 1, 467 2, 023, 740 2, 024, 439 65, 790 1451, 460 92, 751 121, 385 100, 302 1164, 500 1

b Subject to corrections.

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Exports from British India-Continued.

Principal articles.	Year.	Quantities.	Values.	Principal articles.	Year.	Quantities.	Values.
		Orot.				Cwt.	£
Coir, and manu-	1878	141,024	148, 595 187, 726 117, 110	Cotton manufac-	1881		1,777,97
factures of.	1879	189, 782	187, 726	tures.	1882		1, 914, 549
	1880	132, 570	117, 110		1883		2, 093, 140
	1881	129, 913	104, 741	l.	1884 1885		2, 326, 018
	1882 1883	230, 299 173, 209	192, 248 152, 129		1886		2, 080, 017 2, 248, 978
	1884	176, 980	156, 526		1887		2, 436, 344
	1885	239, 379	215,004	i	1888		2, 798, 85
	1886	239, 379 207, 224	184, 531		1889		2, 872, 63
	1887	220, 969	199, 184		1890		2, 733, 36
	1888	186, 405	166, 537	•	1891		2, 869, 70
	1889	212, 072	185, 883	ł	1892	·····	8, 081, 16
	1890	278, 362	247, 601	D 4.43 43	1898	·····	3, 000, 05
	1891	245, 373	210, 657	Dyes (other than,	1868 1869	·····	1, 922, 27 3, 080, 86
	1892 1893	318, 547 296, 598	265, 407 260, 431	lac).	1870		3, 342, 68
Cotton, raw	1868	5, 482, 643	20, 092, 570		1871		3, 404, 66
>0 000Π' 1 W.M. · · · · · · ·	1869	6, 228, 846	20, 149, 825	i i	1872		3, 956, 86
	1870	4, 953, 879	19,079,138	1	1873		3, 692, 32
	1871	5, 157, 150	19, 460, 899		1874		8, 724, 58
	1872	7, 225, 411	21, 272, 430		1875	¦	2, 790, 55
	1873	4, 412, 629	14, 022, 858	l .	1876	j	3, 015, 46
	1874	4, 499, 698	13, 212, 241		1877	}	3, 249, 47
	1875	5, 600, 086	15, 257, 342	ł	1878	j•••••	3, 879, 63
	1876	5, 010, 785	13, 280, 959	1	1879 1880		8, 360, 62 8, 225, 13
	1877	4, 557, 914 3, 460, 568	11,746,184 9,387,354		1881		3, 793, 39
	1878 1879	2, 966, 569	7, 914, 091		1882		4, 720, 67
	1880	3, 948, 476	11, 145, 453		1883		4, 171, 43
	1881	4, 541, 548	18, 241, 744		1884		4, 918, 58
	1882	5, 629, 544	14, 941, 423		1885		4, 416, 12
	1883	6, 170, 173	16, 055, 758		1886		4, 510, 36
	1884	5, 987, 278	14, 401, 902		1887		4, 341, 88
	1885	5, 069, 713	13, 295, 124		1888		4, 696, 71
	1886	4, 191, 604	10, 782, 021		1889	•••••	4, 696, 01
	1887	5, 435, 862 5, 374, 856	18, 475, 962		1890	•••••	4, 561 '45'
	1888 1889	5, 331, 581	14, 413, 544	ľ	1891 1892		8, 661, 74 3, 997, 55
	1890	6, 321, 378	15, 045, 679 18, 713, 395		1898		4, 964, 67
	1891	5, 924, 987	16, 533, 943	Grain: Wheat	1868	299, 385	101, 30
	1892	4, 429, 679	10, 763, 558		1869	275, 481	98, 76
	1893	4, 789, 201	12, 743, 679		1870	78, 208	82, 92
Cotton twist and	1868		175.775		1871	248, 522	103, 83
yarn.	1869		128, 183		1872	637, 090	235, 64
	1870		128, 183 122, 619 159, 247		1878	394, 010	167, 69
	1871 1872	j	109,247		1874 1875	1, 755, 954 1, 073, 655	827, 60 491, 45
	1873		121, 469 187, 936 181, 178		1876	2, 510, 768	906, 83
	1874		181, 178		1877	5, 586, 604	1, 957, 64
	1875		2013.817		1878	6, 373, 168	2, 873, 76
	1876		324, 376		1879	1, 056, 720	520, 13
	1877		324, 376 425, 726 744, 791 937, 678	I	1880	2, 201, 515	1 194 96
·	1878		744, 791		1881	7, 444, 375	3, 277, 94
	1879		937, 678		1882	19, 901, 005	8, 809, 50
	1880		1. 100, 940	ł	1888	14, 193, 763	6, 088, 81 8, 896, 81
	1881 1882		1, 330, 051 1, 410, 737		1884 1885	21, 001, 412 15, 850, 881	6, 816, 01
	1883		1, 874, 464	I	1886	21, 068, 924	8, 005, 88
	1884		2, 013, 019		1887	22, 263, 624	8, 625, 98
	1885	!	2, 506, 617		1888	13, 538, 169	5, 562, 87
	1886		2, 841, 555	!	1889	17, 611, 408	7, 528, 28
	1887		3, 418, 008		1890	13, 802, 209	5, 792, 61
	1888		4, 146, 781	•	1891	14, 320, 496	6, 042, 42
	1889		5, 818, 614		1892	30, 306, 700	14, 382, 00
	1890		5,840,114		1898	14, 973, 458	7, 446, 30
	1891		6, 627, 165	*****	1000	No.	000 00
	1892		5, 884, 698 6 984 305	Hides and skins		9, 487, 464	988, 28
Cotton manufac-	1868		1,259,683	l .	1870	11, 104, 089 18, 675, 997	1, 252, 89 1, 691, 33
tures.	1869		1, 211, 638	l .	1871	16, 300, 150	2, 020, 81
	1870		1, 176, 138	I	1872	20, 044, 607	2, 525, 92
	1871		1, 250, 766	I	1873	22, 996, 617	2, 921, 91
	1872		1, 070, 214		1874	19, 297, 051	2, 618, 35
	1878		1,279,626		1875	18, 162, 851	2, 677, 76
	1874		1,414,197	•	1876	19, 444, 138	2, 944, 98
	1875		1, 426, 539	ł	1877	19, 804, 121	8, 000, 55
	1876		1,880,577		1000	Out.	0 858 40
	1877		1,509,472	}	1878	905, 972	8,757,48
	1878 1879		1,560,288 1,644,125	I	1879 1880	809, 822 968, 723	8, 097, 56 8, 788, 45
	1880	1	1, 878, 970	l l	1881	812, 590	8, 785, 64

Exports from British India-Continued.

Principal articles.	Year.	Quantities.	Values.	Principal articles.	Year.	Quantities.	Values.
Wides and altine	1882	Crot. 815, 490	£ 3, 950, 052	Tuta manufactuma	1885	Cwt.	2 20
Hides and skins	1883	866, 450	4, 444, 946	Jute, manufactures	1886	• • • • • • • • • • • • • • • • • • • •	1, 543, 870 1, 130, 808
	1884	916, 318	4, 666. 788	(including gun- nies).	1887	•••••	1, 151, 858
	1885	1,010,869	4, 936, 509	1 22007.	1888		1, 748, 360
	1886	1, 106, 891	5, 336, 229		1889		2, 571, 504
	1887	991,808	5, 149, 357		1890		2, 791, 262
	1888	883,740	4, 860, 380	1 1	1891		2, 481, 961
	1889	848, 550	4, 746, 007	1	1892		2, 513, 194
	1890	785, 346	4, 524, 362		1893	· · · · · · · · · · · · · · · · · · ·	3, 237, 994
	1891	826, 778 873, 704	4, 698, 772	Lac	1868	• • • • • • • • • • • • • • • • • • • •	188, 954
	1892 1893		5, 186, 738	l i	1860		227, 176
Jewelry and pre-	1868	873, 142	5, 591, 935 95, 652	1 1	1870 1871		253, 800
cious stones and	1869		40, 139	1	1872	• • • • • • • • • • • •	190, 825 278, 945
piate.	1870		37, 779	1	1873		203, 680
P	1871		37, 779 42, 653	i I	1874		257, 653
	1872		53, 999	1	1875		254, 011
	1873		54, 161	1	1876		755. 747
	1874		50, 822	i !	1877		536, 979
	1875		90, 825	1	1878	• • • • • • • • • • • • • • • • • • • •	862, 244
	1876		80, 888		1879		809, 072
	1877		48, 370	j	1880	• • • • • • • • • • • • • • • • • • • •	371, 717
	1878 1879		108, 208		1881 1882		578, 321
	1880	·····	68, 080 68, 970		1883		719,698
	1881		54, 058		1884	•••••	699, 112 556, 738
	1882	[63, 208		1885		599, 982
	1883		65, 177		1886		589, 773
	1884		58, 929		1887		520, 675
	1885] 	58,070		1888		501, 898
	1886		63, 268		1889		401, 146
	1887		50, 971	1	1890	• • • • • • • • • • • •	488, 518
	1888		52, 994	l :	1891	•••••	781, 449
	1889 1890		69, 529 52, 886	1	1892 1893	•••••	751, 247
	1891		56, 525	Oils	1868	• • • • • • • • • • • • • • • • • • • •	784, 951 213, 99 1
	1892		54, 726	VIII	1869		880, 061
	1893		59, 334	1	1870		825, 030
Jute, raw	1868	2, 057, 442	1, 309, 537	i i	1871		177, 222
	1869	3, 363, 648	1, 891, 899	l i	1872		416, 186
	1870	3, 361, 852	1, 984, 495	1	1873		335, 600
	1871	8,754, 083	2, 577, 553	1	1874		262, 899
	1872	6, 133, 813	4, 117, 308	1	1875	• • • • • • • • • • • • • • • • • • • •	854, 259
`	1873 1874	7, 080, 912 6, 127, 279	4, 142, 548 8, 436, 015		1876 1877	• • • • • • • • • • • •	426, 290 362, 960
	1875	5, 493, 957	3, 246, 882	1	1878	•••••	874, 678
	1876	5, 206, 570	2, 805, 340	1	1879		544, 163
	1877	4, 533, 255	2, 636, 647		1880		583, 618
	1878	5, 450, 276	3, 518, 114		1881		598, 341
	1879	6, 021, 382	3, 800, 426	i i	1882		494, 083
	1880	6, 680, 670	4, 370, 032		1883		443, 764
	1881	5, 809, 815	3, 934, 030	1	1884	• • • • • • • • • • • • • • • • • • • •	520, 474
	1882 1883	7,510,314	5, 030, 302	1 1	1885 1886	• • • • • • • • • • • • • • • • • • • •	564, 746 412, 198
	1884	10, 348, 909 7, 017, 985	5, 846, 926 4, 592, 635	1	1887		472, 719
	1885	8, 368, 686	4, 661, 368		1888		490, 181
	1886	7, 782, 435	4, 355, 362		1889		459, 038
	1887	8, 306, 708	4, 869, 815	[1890		557, 681
	1888	9, 638, 117	6, 040, 379		1891		586, 943
	1889	10, 553, 143	7, 897, 154	1	1892		618, 994
	1890	10, 255, 904	8, 639, 861	1	1893		619, 663
	1891	11, 985, 967	7, 602, 010	۱ . ا		Chests.	10 000 500
	1892	8, 532, 430	6, 848, 494	Opium	1868	87, 139	12, 330, 799
Jute, manufactures	1893 18 6 8	10, 537, 512	7, 944, 223	1	1869 1870	74, 955 88, 683	10, 695, 654 11, 693, 330
(including gun-	1869		291, 555 187, 542	1 :	1871	85, 518	10, 783, 863
nies).	1870		205, 923	<u> </u>	1872	93, 364	13, 365, 228
	1871		844, 752	! !	1878	82, 908	11, 426, 280
	1872	1	188, 859	ł	1874	88, 727	11, 341, 857
	1873	[189, 541		1875	94, 746	11, 956, 972
	1874		201, 669		1876	88, 350	11, 148, 426
	1875		238, 640		1877	130, 775	12, 404, 748
	1876		489, 181	<u> </u>	1878	92, 822	12, 374, 505
	1877		719, 478 771, 127		1879 1880	91, 200 105, 507	12, 993, 985 14, 323, 314
	1879		1, 098, 434		1881	92, 190	13, 600, 148
	1880		1, 195, 362		1882	89, 336	12, 432, 142
	1881		1, 130, 672		1883	91, 798	11, 481, 379
	1882		1, 097, 589		1884	91, 966	11, 294, 460
	1883		1, 487, 831	<u> </u>	1885	86, 578	10, 882, 606
	1884		1, 334, 231	i i	1886	87, 950	10, 735, 518

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Exports from British India—Continued.

Principal articles.	Year.	Quantities.	Values.	Principal articles.	Year.	Quantities.	Values.
Opium	1887 1888	Chests. 95, 839 90, 098	£ 11, 077, 669 10, 067, 764	Seeds	1889 1890	Cwt. 15, 572, 172 15, 798, 271	£ 9, 564, 217 10, 631, 247
	1889 1890	87, 789 85, 166	10, 508, 082 10, 115, 936		1891 1892	14, 801, 857 19, 165, 688	9, 345, 991 12, 210, 541
	1891 1892	85, 753 87, 558	9, 261, 815 9, 562, 261	C111	1893 1868	16, 510, 989	11, 633, 374
	1893	75, 384	9, 255, 014	Silk, raw	1869	2, 226, 201 2, 463, 937	1, 553, 229 1, 862, 381
Rice (including	1868	Cwt. 12, 697, 983	3, 647, 008		1870 1871	2, 594, 701 2, 280, 159	1, 561, 512 1, 351, 346
paddy).	1869	15, 377, 078	4, 210, 925 3, 920, 276		1872	1, 987, 867	1, 180, 709
	1870 1871	10, 614, 644 16, 087, 813	4, 203, 851		1873 1874	2, 373, 939 2, 392, 230	1, 305, 487 1, 225, 599
	1872 1873	17, 311, 285 28, 293, 956	4, 499, 161 5, 761, 030		1875 1876	1, 730, 769 1, 417, 313	796, 676 452, 370
	1874	20, 245, 385	5, 549, 798		1877	1, 568, 490	835, 748
	1875 1876	17, 392, 938 20, 416, 032	4, 765, 334 5, 311, 095		1878 1879	1, 658, 005 1, 534, 715	750, 439 623, 871
	1877 1878	19, 911, 334 18, 428, 625	5, 815, 221 6, 950, 386		1880 1881	1, 673, 203 1, 509, 606	604. 287 618, 287
	1879	21, 250, 232	8, 978, 951		1882	1, 274, 511	443, 427
	1880 1881	22, 166, 308 27, 266, 051	8, 402, 756 9, 057, 159		1883 1884	1, 523, 245 1, 733, 187	596, 838 671, 555
	1882 1883	28, 888, 436 31, 258, 288	8, 308, 175 8, 476, 327		1885 1886	1,709,285	509, 322
	1884	27, 040, 330	8, 363, 280		1887	1, 523, 224 1, 708, 529	3 6 5, 617 520, 363
	1885 1886	22, 051, 826 28, 222, 598	7, 192, 325 9, 247, 126		1888 1889	1, 734, 386 2, 233, 746 2, 206, 023	522, 894 561, 496
	1887 1888	26, 879, 272 28, 533, 057	8, 836, 827 9, 291, 686		1890 1891	2, 206, 023	561, 495 673, 769
	1889	23, 144, 641	7, 915, 408		1892	1, 905, 909 1, 782, 438	561, 093 556, 125
	1890 1891	27, 098, 906 34, 963, 341	10, 110, 482 12, 877, 739	Silk goods	1893 1868	1, 929, 874	654, 799 97, 344
	1892 1893	33, 166, 929 27, 938, 325	13, 385, 971 12, 391, 894	Oliz goods	1869		145, 784
Saltpeter	1868	329, 986	256, 301		1870 1871		142, 062 160, 425
	1869 1870	397, 019 490, 116	310, 758 394, 870		1872 1873		164, 825 199, 804
	1871	482, 940	440, 554		1874		239, 865
	1872 1873	432, 210 518, 982	897, 251 536, 314		1875 1876		255, 487 260, 811
	1874 1875	451, 197 553, 330	464, 974 501 488		1877 1878	[238, 394 168, 738
	1876	415, 091	501, 468 348, 956 381, 706 379, 002 361, 766 469, 797 351, 728		1879		195, 897
	1877 1878	466, 218 389, 002	379, 002		1880 1881		248, 825 250, 256
	1879 1880	382, 405 509, 372	361, 766 469, 797	•	1882 1883		250, 585 806, 928
	1881	352, 995	351, 728		1884		815, 375
	1882 1883	354, 860 399, 565	388, 766		. 1885 1886		359, 465 366, 102
	1884 1885	491, 668 451, 017	464, 410 425, 000 370, 200		1887 1888		855, 698 425, 824
	1886	402, 174	370, 200		1889		852, 939
	1887 1888	397, 572 886, 396	376, 091 364, 016		1890 1891		318, 479 267, 858
	1889 1890	420, 503 422, 229	401, 801 411, 276		1892 1893		250, 989 268, 942
	1891	399, 690	880, 059			Pounds.	•
	1892 1893	389, 185 443, 931	365, 618 438, 940	Spices	1868 1869	17, 334, 128	160, 847 185, 482
Seeds	1868 1869	4, 108, 542 8, 984, 541	2, 160, 572 1, 994, 888		1870 1871	19, 351, 360 22, 079, 456	174, 635 204, 385
	1870	4, 379, 784	2, 308, 942		1872	33, 602, 352	304, 712
•	1871 1872	6, 737, 674 5, 124, 765	3, 522, 305 2, 728, 788		1873 1874	16, 421, 552 25, 868, 304	171, 376 238, 217
•	1873 1874	2,779,243 4,433,270	1, 508, 339		1875	17, 059, 952	197, 891
	1875	6, 074, 756	2, 361, 451 3, 235, 95 0		1876 1877	25, 266, 851 18, 247, 955	380, 552 307, 280
	1876 1877	10, 507, 404 9, 583, 169	5, 462, 388 5, 319, 447		1878 1879	14, 306, 269 23, 382, 884	247, 894 897, 364
	1878 1879	12, 187, 618 7, 211, 790	7, 360, 683		1880	18, 651, 301	326, 694
	1880	7, 246, 182	4, 682, 512 4, 781, 465		1881 1882	17, 671, 838 15, 144, 303	368, 771 286, 698
	1881 1882	10, 303, 776 10, 482, 512	6, 392, 185 6, 064, 732		1883 1884	15, 144, 303 20, 947, 105 18, 514, 377	417, 391 400, 930
	1883 1684	13, 147, 982 17, 357, 884	7, 205, 924		1885	22, 767, 190 25, 422, 348 33, 321, 707 28, 703, 565 28, 933, 784 26, 198, 322	514, 580
	1885	18, 259, 981	10, 086, 088 10, 752, 854		1886 1887	25, 422, 848 33, 321, 707	528, 5 67 706, 66 1
	1886 1887	17, 319, 898 15, 906, 515	9, 975, 129 9, 222, 870		1888 1889	28, 703, 565	748, 568 784, 622
	1888	16, 081, 801	9, 222, 870 9, 399, 190		1890	26 198 322	580, 903

Exports from British India-Continued.

Principal articles.	Year.	Quantities.	Values.	Principal articles.	Year.	Quantities.	Values.
		Pounds.	£			Pounds.	£
Spic es	1891	26, 958, 198	523, 809	Wool, raw	1868	16, 580, 575	611, 590
	1892 1893	25, 348, 498 27, 349, 568	439, 157 545, 089		1869 1870	20, 392, 634 13, 327, 836	641, 803 472, 614
	1000	Owt.	040,000		1871	19, 432, 838	670, 647
lugar, eto	1868	93, 187	128, 703		1872	24, 250, 904	906, 698
	18 69 1870	450, 051 385, 638	410, 974 327, 325	1	1873 1874	20, 821, 652 20, 981, 198	861, 626
	1871	345, 300	295, 076		1875	21, 443, 135	966, 832 965, 919
	1872	419, 282	347, 635		1876	24, 138, 636	1, 109, 740
	1873	671,659	542, 395	1	1877	24, 588, 131	1, 102, 913
	1874 1875	837, 465 559, 267	281, 743 394, 384		1878 1879	23, 612, 983 27, 791, 684	966, 845 1, 109, 702
	1876	507, 403	377, 387		1880	28, 666, 852	1, 187, 799
	1877	1, 144, 467	999, 503		1881	25, 748, 121	1, 170, 624
	1878 1879	908, 212 368, 546	850, 567 350, 425		1882 1883	26, 757, 352 26, 380, 327	1, 042, 246 1, 002, 833
	1880	378, 242	289, 099		1884	25, 235, 180	983, 002
	1881	644, 531	507, 055		1885	25, 530, 173	993, 869
	1882	988, 341	723, 640	1	1886	31, 328, 347	1, 206, 113
	1883 1884	1, 428, 360 1, 777, 157	989, 069 1, 179, 720	1	1887 1888	33, 749, 121 35, 084, 143	1, 342, 807 1, 494, 837
	1885	1, 251, 059	791, 362	1	1889	35, 117, 816	1,588,280
	1886	1,331,103	730, 825		1890	38, 272, 528 34, 133, 059	1, 779, 164
	1887 1888	1, 144, 718 1, 195, 804	702, 020		1891 1892	34, 133, 059	1,593,003
	1889	1, 183, 203	648, 869 751, 044	Established and	1893	35, 655, 479 37, 116, 699	1, 644, 704 1, 714, 296
,	1890	1, 615, 996	751, 044 1, 184, 791 615, 221	Woolen manufac-	1868		329, 313
	1891 18 92	985, 809 1, 187, 186	615, 221	tures.	1869	•••••	304, 357
	1893	1, 064, 900	701, 045 835, 995		1870 1871		255, 395 148, 764
	1000	Pounds.			1872		198, 106
Tea	1868	7, 811, 429 11, 480, 213	729, 714 983, 757		1873		353, 585
	18 69 1870	11, 480, 213 12, 754, 022	1, 080, 515		1874 1875		229, 502
	1871	13, 232, 232	1, 139, 703		1876		211, 516 217, 202
	1872	17, 460, 138	1, 482, 186		1877		232, 274
	1873	17, 920, 439	1 590, 926		1878	•••••	223, 324
	1874 1875	19, 442, 279 21, 392, 760	1, 754, 618 1, 963, 550		1879 1880		202, 289 162, 229
	1876	24, 561, 826	2, 183, 881		1881		230, 601
	1877	27, 925, 400	2, 620, 140	1	1882		227, 692
	1878 1879	33, 656, 715 34, 800, 027	3, 061, 867 3, 170, 118		1883 1884	•••••	183, 348 156, 509
	1880	38, 405, 632	3, 072, 244		1885		150, 823
	1881	46, 918, 539	3, 099, 887		1886		116, 980
	1882 1883	49, 255, 342 58, 233, 345	3, 662, 859 3, 738, 842		1887 1888		131, 945 169, 728
	1884	60, 473, 113	4, 134, 221	1	1889		199, 498
	1885	65, 147, 897	4, 137, 351		1890		176, 150
	1886 1887	69, 666, 116 80, 557, 329	4, 397, 177		1891		169, 280
	1888	88, 982, 346	4, 883, 143 5, 302, 446		1892 1893		173, 090 178, 629
	1889	99, 339, 868	5, 473, 137	Total value of prin-	1868		50, 874, 056
	1890	105, 609, 533	5, 445, 488	cipal and other	1869	•••••	53, 062, 165
	1891 1892	110, 194, 819 123, 518, 069	5, 504, 294 6, 283, 870	articles of mer- chandise.	1870 1871		52, 471, 376 55, 336, 186
	1893	118, 131, 184	6, 620, 499	Cinnata So.	1872		63, 209, 282
Timber, wood, and	1868		128, 178	l i	1873	•••••	55, 250, 763
manufactures of	18 69 1870		286, 645 156, 123		1874 1875	•••••••	54, 996, 010 56, 359, 240
	1871		256, 494		1876		58, 091, 495
	1872		326, 030		1877	•••••	61, 013, 891
	1873 1874		386, 019 415, 904	1	1878 1879	•••••	65, 222, 328 60, 937, 513
	1875		366, 399		1880		67, 212, 363
	1876		471, 627		1881		74, 580, 602
	1877		373, 878		1882	•••••	81, 968, 451 83, 485, 123
	1879		321, 868		1883 1884		88, 176, 090
	1880		340, 144		1885		83, 255, 292
	1881		545, 831		1886	•••••	83, 881, 264
	1882 1883		566, 717 672, 477		1887 1888		88, 470, 117 90, 543, 655
,	1884		582, 686		1889		97, 049, 532
	1885		582, 712		1890		103, 460, 398
	1886 1887		614, 891 302, 507		1891 1892	•••••	100, 227, 347 108, 173, 591
	1888		474, 005		1893		106, 574, 671
	1889		664, 093	Total bullion and	1868		1, 571, 946
	1820 1891		874, 711	specie.	1869	•••••	1, 395, 580
	1892		557, 834 614, 379		1870 1871		1, 042, 353 2, 220, 765
	1004						

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Exports from British India-Continued.

Principal articles.	Year.	Quantities.	Values.	Principal articles.	Year	Quantities.	Values.
		Pounds.	£				
Total bullion and	1873		1, 298, 079	Total bullion and	:	l .	1
specie.	1874		1, 914, 071	specie—Cont'd.	ĺ	Pounds.	4
	1875		1, 625, 309	Gold	1885		106, 236
	1876	l	2, 200, 236		1886		328, 600
	1877	[4, 029, 898		1887		656, 492
	1878		2, 210, 996		1888		243, 572
	1879		3, 982, 228		1889		305, 154
	1880		2, 035, 148		1890		455, 724
	1881		1, 440, 141		1891		8 64, 66 0
	1882		1, 099, 747		1892		1, 705, 137
	1883		1, 042, 059		1893		
	1884		1, 010, 807	Silver	1868		1, 405, 489
	1885		1, 970, 630		1869		1, 377, 956
	1886		1, 108, 238	1	1870		944, 070
	1887		1, 720, 516		1871		1, 720, 812
	1888		1, 604, 624	ł	1872		1, 467, 660
	1889		1, 784, 347		1873		1, 219, 070
	1890		1, 906, 322	1	1874		1, 647, 902
	1891		1, 213, 179		1875		1, 409, 608
	1892		3, 286, 686	l	1876		1, 908, 986
a.11	1893		6, 958, 924	4	1877		2, 793, 536
Gold	1868		166, 457		1878		1, 100, 198
	1869		17,624		1879		1, 623, 005
	1870		98, 283	1	1880		1, 735, 259
	1871		500, 453		1881		1, 423, 582
	1872		8,434		1882 1883		1, 087, 339
	1873 1874	· · · · · · · · · · · · · · · ·	79,009		1884		877, 795
	1875		266, 169		1885		1, 008, 355
	1876		215, 701	ì	1886		1, 864, 894
	1877		291, 250 1, 236, 362	i	1887		779, 632
	1878		1, 110, 798		1888		1, 064, 023 1, 361, 052
	1879		2, 359, 223		1889		1, 301, 052
	1880		299, 889		1890	• • • • • • • • • • • • • • • • • • • •	
	1881		16, 859	l	1891		1, 450, 598 1, 258, 518
	1882		12, 408		1892		1, 581, 549
	1883	• • • • • • • • • • • • • • • • • • • •	164, 264	1	1892		1,001,048
	1884		6, 952		1000		
	1004		0, 802	1	1	ł	

Imports into Argentine Republic.

Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
Olive oil, not in bottles.	1876 1877	Kilos. 2, 149, 304 2, 601, 680	Dollars. 687, 242 750, 691	Olive oil, in bottles.	1890	Dozens.	Dollare.
	1878 1879 1880 1881 1882 1883	2, 446, 028 3, 181, 810 2, 933, 344 2, 575, 100 3, 450, 216 3, 366, 502	691, 172 977, 002 912, 870 806, 986 1, 069, 718 1, 067, 098	Spirits, distilled, and liquors, in casks.	1891 1892 1876 1877 1878	Liters. 7, 750, 150 9, 346, 015 8, 533, 198	1, 067, 549 1, 203, 320 1, 185, 887
	1884 1885 1886 1887 1888	4, 263, 579 6, 462, 014 4, 351, 529 5, 646, 026 4, 898, 097	1, 372, 833 1, 373, 548 1, 507, 914 1, 976, 109 1, 567, 379		1879 1880 1881 1882 1883	8, 084, 741 9, 048, 477 9, 068, 116 6, 158, 672 7, 546, 170	1, 073, 404 1, 072, 766 1, 116, 880 785, 730 1, 091, 618
011	1889 1890 1891 1892	6, 631, 788 5, 111, 828 2, 742, 676 5, 967, 566 Dozens.	2, 121, 981 1, 686, 955 905, 088 1, 989, 298		1884 1885 1896 1887 1888	9, 689, 344 3, 597, 542 661, 429 345, 488 1, 036, 514	1, 071, 784 575, 241 210, 227 115, 850 188, 420
Olive oil, in bottles.	1876 1877 1878 1879 1880	18, 768 13, 777 14, 447 15, 674 13, 983	54, 120 31, 697 87, 041 43, 174 87, 147		1889 1890 1891 1892	242, 001 426, 161 59, 980 65, 087 Dozens.	39, 658 68, 239 11, 121 10, 184 Dollars.*
	1881 1882 1883 1884 1885	8, 244 28, 325 6, 243 4, 397 4, 264	20, 854 74, 703 18, 561 12, 856 12, 970	Spirits, distilled, and liquors, in bottles.	1876 1877 1878 1879 1880	255, 134 232, 537 227, 289 208, 518 132, 735	751, 426 703, 277 720, 140 694, 638 532, 052
	1886 1887 1888	7, 203	21, 621		1881 1882 1883	132, 735 117, 341 155, 862 211, 620	532, 052 511, 625 567, 928 959, 506

*National money.

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Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
		Dozens.	Dollars.	Animals - Cont'd.		Dozens.	Dollara.
Spirits. distilled, and liquors, in	1884	303, 054	1, 282, 041	Cattle	1878	39	8, 122 11, 302
and liquors, in	1885	197, 478	945, 623 707, 996 138, 720 86, 710		1879	53	11, 302
bottles.	1886	129,678	707, 996		1880	807	33, 090
	1887 1888	30, 30 6 19, 786	98 710	H	1881 1882	4, 784 17, 571	58, 115 142, 2 48
	1889	30, 183	127, 192	ł	1883	51,040	218, 167
	1890	11, 688	58 639		1884	3, 544	150, 812
	1891	8, 874	58, 639 16, 204	1	1885	2,007	42, 631
	1892	3, 806	19, 576		1886	1, 463	42, 631 67, 056
		Kilos.	1	1	1887	942	156,393
Wire for hoops	1876	5, 426, 398	451, 830	1	1888	4, 527	93, 145 35, 748
	1877 1878	5, 162, 618	499, 462	1	1889 1890	628 362	80,745
	1879	5, 499, 158	404, 670 620, 046	ì	1891	103	91, 294 17, 400
	1880	9, 688, 574 13, 447, 570	796, 116	i	1892	85	24, 185
	1881	21, 847, 157	1, 332, 950			Kilns.	,
	1882	14, 434, 179	1, 180, 323	Rice	1876	6, 386, 956	557, 162
	1883	14, 434, 179 19, 727, 108	1, 328, 484	į.	1877	7, 774, 130	503, 804
	1884	22, 323, 080	1, 584, 512		1878	7, 832, 497	636, 819
	1885	22, 359, 663	1,514,374		1879	8, 067, 153	703, 018
	1886	19, 855, 561	1, 294, 282		1880	9, 238, 981	803,019
	1887 1888	35, 145, 425 28, 323, 076	1, 863, 420 1, 515, 368		1881 1882	10, 218, 984 7, 922, 302	938, 604 819, 289
	1889	39, 414, 000	1, 983, 194		1883	10, 600, 191	1, 111, 289
	1890	10, 205, 369	571, 132		1884	12, 268, 014	1, 170, 306
	1891	21, 846, 753	1, 158, 577]	1885	12, 556, 741	1,007,715
	1892	41, 118, 837	2, 226, 648	1	1886	11, 378, 432	1,007,456
Animals:		Number			1887	16, 099, 471	1, 448, 941
∆ 8868	1876		[1888	13, 593, 796	1, 291, 410
	1877		ļ		1889	15, 924, 311	1, 433, 191
	1878 1879	20	2, 170		1890 1891	17, 579, 478	1, 582, 152 946, 909
•	1880	20			1892	11, 836, 362 15, 220, 221	1, 217, 613
	1881	ľ	21	Sugar, brown	1876	6, 619, 136	1, 026, 632
	1882	وَ	1, 343	Bugan, brown	1877	9, 779, 586	1, 466, 376
	1883	32	2,000		1878	7, 598, 950	1, 353, 206
	1884	28	3,656	†	1879	6, 408, 841	949, 478
	1885	15	440		1880	7, 439, 397	1,008,438
	1886	5	640		1881	6, 805, 756	999, 631
	1887	20	650		1882	5, 733, 004 3, 966, 310	832, 678
	1888 1889	9	1, 010		1883 1884	4, 347, 900	461, 939 616, 2 57
	1890	11	340		1885	936, 983	128, 088
	1891	8	630		1886	- 2, 189	284
	1892	8	500		1887		
Horses	1876	8	8, 100		1888		
	1877	2	372		1889		
	1878	14	1, 245		1890	•••••	
	1879 1880	7	3,410		1891 1892		•••••
	1881	65	14 231	Sugar, refined	1876	12, 612, 662	2, 371, 625
	1882	1, 764	1, 860 14, 231 32, 230 81, 486	Sugar, rannou	1877	11, 413, 227	2, 071, 229
	1883	1,679	81, 486	il e	1878	11, 413, 227 13, 019, 409	2, 381, 810
	1884	885	69, 151 21, 708		1879	14, 898, 591	2, 810, 223
	1885	487	21,708	Ì	1889	11, 547, 818	2, 093, 964
	1886	857	24, 910	1	1881	14, 898, 591 11, 547, 818 17, 568, 704 14, 745, 172	3, 046, 744
	1887	1,506	102, 744		1882	14, 745, 172	2, 949, 156
	1888 1889	990 547	86, 985 73, 138	1	1883 1884	20, 068, 524 28, 595, 445	3, 875, 476 5, 334, 852
	1890	535	224, 572	ł	1885	17, 983, 161	3, 324, 093
	1891	121	83, 394	į į	1886	18, 242, 831	3, 466, 136
	1892	187	32, 065	ii .	1887	18, 242, 831 22, 912, 687	4, 353, 407
Sheep	1876	13	40, 300		1888	18, 637, 650 33, 030, 577	3, 541, 152
.	1877	8	413		1889	33, 030, 577	6, 275, 810
	1878	179	12, 932		1890	26, 427, 779	5, 021, 375
	1879	430	12, 080		1891	11, 198, 912	2, 127, 785
	1880	133 2, 028	9,061	Sugar, candy	1892 1876	18, 324, 045 2, 079, 707	3, 481, 572 256, 287
	1882	9, 298	30, 406 75, 050	pugar, camery	1877	2, 078, 465	253, 957
	1883	34, 257	54, 968	l l	1878	1, 578, 483	203, 426
	1884	24,698	145, 721		1879	1, 621, 065	200, 566
	1885	15, 455	62.411		1880	1, 641, 022	199, 863
	1886	18,716	61, 863	1	1881	1, 921, 004	237, 374
	1887	46, 316	129,020	I	1882	1, 929, 770	225, 868
	1888	3, 351	51, 245		1883	883, 196	96, 361
	1889	19,479	43, 107		1884	1, 966, 772	234, 660
	1890 1891	1, 030 1, 909	81,410 46,920		1886 1886	117, 461	13, 968 1, 29 6
	1892	82, 982	812, 015	1	1887	18, 006	2,300
				11		max and	
Cattle	1876	4	1,757		1888	764, 966	99, 449 186, 59 1

815

Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
Sugar, candy	1890	Kilos. 8, 118, 249	Dollars. 404, 750	Coal	1885 1886	Hectoliters. 268, 073, 260 215, 122, 300	Dollars. 2,770,471
	1891 1892	1, 636, 721 1, 447, 581	212, 778 188, 205		1887	407, 986, 617	2, 151, 223 4, 079, 866
Candle, stearine	1876	406, 619	146,009		1888	833, 798, 549	3, 337. 985
	1877 1878	460, 131 526, 959	152, 569 162, 040		1889 1890	658, 054, 486 514, 582, 061	6, 515, 141 5, 145, 820
	1879	650, 110	208, 420		1891	350, 680, 989	8, 506, 809
	1880	488, 820	123, 376		1892	520, 771, 418	5, 207, 718
	1881 1882	474, 133 486, 367	101, 650 183, 271	Coke	1876	Kilos. 110, 082	2, 212
	1883	748, 004	210, 184	002011111111111111111111111111111111111	1877	67, 128	1,386
	1884 1885	1, 108, 520 353, 999	323, 328 100, 264	1	1878 1879	1, 412, 843 9, 484, 178	10, 644 121, 387
	1886	436, 738	65, 511		1880	15, 983, 872 10, 606, 083	197, 794
	1887	708, 401	65, 511 212, 520		1881	10, 606, 083	133, 208
	1888 1889	589, 508 407, 510	176, 852 122, 203	ì	1882 1883	932, 533 1, 687, 548 721, 046 440, 261	27, 552 28, 688
	1890	678,839	203, 411		1884	721, 046	12, 258
	1891	72, 927	21, 878		1885	440, 261	7. 485
Cocoa and choco-	1892 1876	144, 944 45, 882	28, 126		1886 1887	1, 104, 318	11, 992 18, 773
late	1877	64, 396 72, 385 115, 139	43, 486 28, 126 34, 258	1	1888	705, 412 1, 104, 318 2, 007, 481	84, 127
	1878	72, 385	34, 698 50, 356 47, 982		1889 1890	Z, 010, 340	44, 031
	1879 1880	113, 562	47, 982		1891	1, 816, 380 2, 982, 452	30, 872 50, 694
	1881	130, 412	53, 498		1892	2, 982, 452 1, 866, 358	23, 227
	1882 1883	108, 815	65,058 75,217	Tiu, in blocks, etc	1876 1877	18, 530 12, 502	8, 719 6, 179
	1884	146, 031 152, 770 212, 740	53, 498 65, 058 75, 217 96, 130 121, 758 152, 793		1878	14.672	6, 102
	1885	212, 740	121,758	•	1879	22, 925 36, 785	710, 626
	1886 1887	259, 148 281, 074	162, 793 162, 492	***	1880 1881	30, 785 39, 630	15, 485 15, 454
	1888	281, 074 319, 707	162, 492 210, 293		1882	13, 158	32, 794
	1889 1890	442, 099	113, 491		1883 1884	43, 893 64, 878	18, 248 24, 545
	1891	312, 4 82 122, 5 86	178, 371 85, 361		1885	158, 075	40, 258
	1892	173, 341	83, 074		1886	145, 288	58, 614
Coffee	1876 1877	1, 245, 097 1, 288, 525	824, 861 888, 023		1887 1888	43, 613 62, 105	17, 445 26, 084
	1878	1, 401, 202	436, 009		1889	74, 124	81, 133
	1879 1880	1, 456, 3 81 1, 804, 7 84	461, 177		1890 1891	133, 387 36, 885	56, 025 15, 492
	1881	1, 886, 553	515, 209 556, 302		1892	51, 232	21, 517
	1882	1, 784, 048	448, 954	D1111 1		Gross.	
,	1888 1884	1, 746, 612 2, 275, 3 50	503, 568 691, 227	Phosphoric matches	1876 1877	362, 303 320, 213	449, 257 397, 065
	1885	2, 439, 476	750, 964	·	1878	292, 766	363, 031
	1886 1887	2, 931, 488 3, 026, 214	878, 124 875, 688		1879 1880	403, 500 800, 965	500, 341 873, 197
	1888	3, 175, 349	918, 920		1881	279, 620	346, 731
	1889	2, 746, 524	803, 183		1882	275, 570	821, 401
	1890 1891	3, 151, 5 50 1, 864, 6 05	846, 781 530, 946		1883 1884	375, 390 249, 249	315, 425 187, 096
	1892	2, 654, 679	747, 618			Kilos.	
Lime	1876 1877	3, 019, 955	18,860		1885 1886	115,076	82, 075
	1878	4, 156, 409 1, 137, 892	25, 211 13, 299		1887	76, 821 149, 430	28, 224 56, 605
	1879	902, 188	4, 837		1888		
	1880 1881	504, 8 78 42, 3 74	2, 019 169	,	1889 1890		
	1882	3, 928	137		1891		
	1883 1884	319, 161	4, 617	Flour and starch	1892	5 094 691	400 000
	1885	941, 302 878, 858	6, 378 2, 567	Flour and staron	1876 1877	5, 024, 621 2, 581, 924	429, 923 235, 485
	l	Hectoliters.			1878	1, 437, 728	151, 532
	1886 1887	9, 796 10, 852	7, 422 7, 922	l	1879 1880	2, 619, 951 5, 611, 273	268, 486 456, 168
	1888	9, 217	6,728		1881	4, 674, 529	835, 691
	1889 1890	7, 330 8, 708	5, 850 6, 857		1882 1883	3, 067, 950 3, 290, 271	324, 829 819, 736
	1891	2,816	2, 085		1884	5, 094, 27 6	819, 736 897, 160
n	1892				1885	852, 858	143, 732
Coal	1876 1877	64, 010, 144 64, 114, 258	639, 302 822, 428		1886 1887	1, 377, 437 1, 002, 538	235, 240 170, 481
	1878	58, 945, 372	698, 511	•	1888	934, 902	165, 441
	1879	65, 745, 775	690, 474 648, 177 892, 935		1889	972, 415	163, 312
	1880 1881	62, 823, 268 89, 293, 462	892, 935		1890 1891	1, 112, 485 864, 075	208, 419 71, 859
	1882	105, 878, 208	1,058,732		1892	611, 663	120, 299 898, 043
	1883	111, 438, 079	1, 114, 381	Iron and steel, un-	1876	6, 409, 600	202 A/S

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Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
		Kilos.	Dollars.			Kilos.	Dollars.
iron and steel, un-	1878	8, 448, 646 7, 832, 263 9, 080, 648	530, 783	Cigarettes of all	1887	7, 246	11, 81
manufactured.	1879	7, 832, 263	406, 778	Einds.	1888	12.629	17, 93
	1880 1881	12, 470, 818	524, 658 754, 574		1889- 1890	8,921	16, 97
	1882	16, 329, 916	942, 800		1891	8, 144 1, 258	5,92 2,44
	1883	22, 721, 857	1, 408, 362	 	1892	202	40
	1884	34, 761, 185	2, 153, 725	Cigare of all kinds.	1876	71, 395	86, 38
	1885	33, 483, 8 37	3, 384, 984	_	1877	44, 236	56, 83
	1886 1887	45, 942, 452 36, 471, 357	2, 689, 005		1878	59, 091 45, 163	75, 93 50, 90
	1888	67, 332, 546	1, 544, 622 2, 947, 049		1879 1880	47, 223	90, 67
	1889	89, 220, 712	3, 165, 836	1	1881	1, 253, 628	339, zá
	1890	24, 326, 100	970, 342	!	1882	103, 954	143, 73
	1891	12, 363, 077	518, 976		1883	108,674	209, 677
in plate, unmanu-	1892 1876	28, 634, 017 813, 135	1, 163, 227 50, 980		1884 1885	156, 632 192, 063	253, 800 320, 185
factured.	1877	269, 544	37, 794		1886	153, 995	253, 312
	1878	456, 922	69, 823		1887	257, 200	344, 901
	1879	474, 321	52, 063		1888	801,458	878, 190
	1880	436, 677	42, 663		1889	842,654	422, 440
	1881 1882	883, 286 727, 005	92, 931 75, 6 30		1890 1891	474,883 32,200	595, 421 42, 941
	1883	964, 315	95, 142	1	1892	25, 501	83,06
	1884	975, 483	96, 294	Copper and bronze,	ŀ	,	
	1885	1, 919, 449	199, 797	unmanufactured.	1876	8, 353	5, 290
	1886	1,804,126	180, 413		1877	7, 262	4,006
	1887 1888	1,729,842 1,390,821	155, 688 111, 265		1878 1879	27, 192 20, 408	18, 077 6, 685
	1889	1, 922, 137	151, 628		1880	16, 828	8, 581
•	1890	1, 959, 476	157, 389	3	1881	22, 146	11, 137
	1891	1,390/098	114, 584	į.	1882	24,729	12,664
	1892	1,837,163	124, 378		1883	149, 404	35, 221
eer, in casks	1876	Liters. 35, 317	5, 127		1884 1885	60, 040 59, 214	28, 365 33, 617
,	1877	47, 655	7, 183		1886	141, 801	70, 300
	1878	21,670	2, 961		1887	71, 949	28, 780
	1879	6,612	972	J	1888	131, 995	46, 198
	1880 1881	33, 863 24, 657	5, 488 8, 188		1889 1890	116, 732 65, 544	49, 027 27, 530
	1882	18, 865	2, 937	!	1891	39, 363	16,531
	1883	60,712	15, 409	I	1892	61, 333	25, 700
	1884	91, 249	15, 894	Coca (a drug)	1876	49, 749	39, 216
_	1885	95, 299	89, 538		1877	48, 687	38, 275
•	1886 1887	100, 343 52, 812	16, 557 8, 97 8		1878 1879	37, 432 22, 245	34, 004 22, 598
	1888	524, 792	90, 213	!	1880	26, 123	23, 912
	1889	647.456	110, 007		1881	41,504	88, 200
	1890	92, 736	15, 766		1882	48, 518 132, 205	47, 363
	1891	3, 290 25	559	l.	1883	132, 205	47, 636 43, 643
	1892	Dozens.	4	!	1884 1885	62, 419 59, 695	38, 586
eer, in bottles	1876	125, 244	253, 199	ì	1886	63, 515	44,396
•	1877	125, 244 62, 209	126, 6 38		1887	63, 515 75, 226 44, 286	37, 613
	1878	87, 692	187, 555		1888	44, 286	81,000
	1879	64, 307	182, 559		1889	79, 186 57, 633	55, (FP) 40, 363
	1880 1881	90, 309 140, 100	219, 786 327, 930		1890 1891	44, 624	31, 238
	1882	157, 611	391, 640		1892	60, 742	42, 519
	1883	241,660	569, 457	Mineral of	1876	3, 364, 225	290, 007
	1884	349, 547	810, 323		1877	4, 814, 557	290, 967 477, 748
	1885	204, 896	461, 978		1878	4, 639, 025	498, 490
	1886 1887	218, 531 280, 997	508, 083 654, 723		1879 1880	4, 279, 7 79 5, 595, 6 51	442, 613 413, 762
	1888	249, 701	581, 793	l l	1881	9, 027, 953	421, 956
	1889	462, 245	1,077,032	l .	1882	6, 951, 532	502,780
	1890	820, 626	747, 059		1883	5, 078, 844	(66, 663
	1891	17, 968	41,864 8,919	i i	1884	7, 635, 048	1, 602, 296
	1892	3,829 M.	8, 919	1	1885 1896	5, 161, 799 12, 856, 830	478, 453 3, 214, 207
igarettee of all	1876	15, 519	27, 703	Į.	1887	17, 869, 719	k 340, 229
kinds.	1877	7, 484	14,071	1	1888	14, 124, 976	706.349
	1878	11, 316	18, 377		1880	18, 165, 516	908, 306
	1879	8, 762	17, 090	Į.	1800	16, 677, 577	203,671
	1880 1881	6, 211 8, 763	12, 574 11, 187	I	1891	10, 354, 212	517,719 805,017
	1882	8,007	8, 054	Норе	1876	16, 100, 303 42, 256	11,000
	1883	2, 133	8, 230		1877	46, 836	34,00
	1881			1	1878	64, 230	200
	1885	Kilos. 4, 377	5, 607	1	1879	23, 456 15, 810	카펜

Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
	1000	Kilos.	Dollars.		1050	Kilos.	Dollars.
Hops	1882 1883	27, 928 23, 361	14, 626 11, 029	Tobacco, unmanu- factured.	1876 1877	1, 694, 029 3, 412, 599	657, 941 1, 012, 955
	1884	14,070	14, 304	nactured.	1878	2, 281, 586	803, 020
	1885	31, 398	21, 893		1879	2, 535, 072	719, 829
	1886	54,609	38, 226		1880	2, 439, 661	715, 519
	1887	34, 988	17, 493		1881	2, 507, 250	678, 502
	1888 1889	63, 766 56, 773	31, 883 28, 390		1882 1883	3, 729, 999	826, 710
	1890	77,019	38, 554	1	1884	4, 650, 901 3, 276, 402	1, 015, 298 845, 140
	1891	43, 868	21,874	i	1885	3, 858, 330	964, 281
	1892	42, 615	21, 306	1	1886	6, 061, 258	1, 253, 948
Dla!	1070	Gross.	10 105		1887	4, 962, 258	1, 145, 003
Playing cards	1876 1877	3, 218 2, 382	19, 165 17, 049	İ	1888 1889	3, 598, 141 4, 482, 351	1, 045, 288 1, 090, 896
	1878	5, 920	27,074	İ	1890	7, 037, 091	1, 678, 341
	1879	3, 773	33 , 660	Ì	1891	3, 221, 662	390, 304
	1880	4,562	39, 985	l _	1892	5, 463, 793	589, 103
	1881 1882	5, 683 3, 843	46, 281 38, 409	Tea	137 6 187 7	195, 199	196, 272
	1883	4, 949	51, 9 5 0	i	1878	312, 870 195, 915	305, 883 195, 61 6
•	1884	6, 116	62, 872		1879	307. 564	312, 044
	1885	3, 737	33, 414		1880	280.806	283, 701
	1886	1, 226	18, 389		1881	288. 948	281, 954
	1887 1888	2, 726 2, 232	40, 890 33, 480		1882 1883	256, 259 370, 029	228, 403 365, 692
	1889	2, 507	37, 605	į	1884	495, 759	495, 759
	1890	2, 245	33, 675		1885	309, 394	309, 394
	1891	83	1, 245		1886	487, 275	487, 275 624, 789
	1892	10	150		1887	624, 789	624,789
Lead, unmanu-	1876	Kilos.	6, 832		1888 1889	668, 618 459, 296	668, 618 459, 208
factured.	1877	44, 485 45, 539	4, 525		1890	1 508,388 1	459, 296 508, 388
	1878	63, 516	10, 077	1	1891	264, 026 814, 791	264, 026
	1879	42, 466 251, 201	6, 008 27, 119		1892	814, 791	814, 791
	1880 1881	320, 895	27, 119	Roof tiles	1876	M. 2, 217	92 540
	1882	263, 445	83, 534 27, 800	1 1001 61108	1877	3, 569	83, 549 129, 498
	1883	263, 445 526, 704			1878	2,744	96, 206
	1884	579,391	53, 667		1879	1,904	73, 406
	1885 1886	743, 122	53, 667 72, 041 65, 507 76, 204 67, 334	ļ	1880	2, 596 3, 030	96, 880 125, 096
	1887	675, 297 951, 301 869, 282	76, 204		1881 1882	3,050	129, 865
	1888	869, 282	67, 334		1883	2, 975	109, 976
	1889	1, 829, 855	160, 708		1884	4,866	174, 945
	1890 1891	4, 789, 096 61, 624	338, 612 5, 789	İ	1885 1886	3, 974 6, 595	183, 594 329, 813
	1892	1, 347, 039	96, 368	1	1887	5, 303	265, 150
Cheese	1876	398, 334	174, 698	Ĭ	1×88	2, 109	105, 450
	1877	381, 223	162, 995		1889	1,398	69, 900
	1878	595, 052	303, 851	ì	1890 1891	2, 090 791	104, 500
	1879 1880	335, 564 568, 111	145, 828 254, 459		1892	464	39, 550 23, 200
	1881	644, 163	249, 439			Kilos.	20,200
	1882	764, 074	367, 977	Cotton textures	1876	1, 485, 664	1, 133, 416
	1883	751, 148	418, 427		1877	3, 211, 604	2, 255, 703
	1884 1885	1,043,170 1,009,104	601, 236 595, 322		1878 1879	2, 992, 1 92 4, 760, 170	2, 220, 867 4, 022, 224
	1886	1, 052, 615	628, 740		1880	5, 501. 299	4, 510, 674
	1887	1, 697, 961	1, 073, 629	ļ	1881	6, 893, 587	5, 536, 534
	1888	1, 578, 917	998, 214		1882	6, 967, 488	5, 826, 550
	1889 1890	1, 654, 077 1, 188, 655	954, 682 593, 967	ĺ	1883 1884	7, 735, 420 7, 731, 650	6, 702, 179 6, 571, 448
	1891	154, 452	76, 212		1885	7, 455, 708	6, 438, 339
	1892	317. 684	158, 845	l	1886	5, 277, 485	3, 688, 715
Salt, common	1876	44, 017, 057	379, 038	1	1887	7, 181, 859	5, 078, 595
	1877 1878	47, 317, 757	444, 413		1888 1889	6, 850, 609	5, 052, 507 4, 975, 607
	1879	39, 609, 363 33, 389, 099	331, 662 332, 815		1890	6, 379, 441 6, 866, 004	5, 675, 105
	1880	32, 762, 744	211,049		1891	5, 637, 935	4, 614, 806
	1881	24, 669, 108	275, 756	ŀ	1892	13, 648, 299	11, 383, 959
	1882	29, 550, 283	185, 525	Clatton to-t	1070	Meter.	4 020 010
	1883 1884	22, 437, 336 50, 075, 707	149, 296 307, 733	Cotton textures	1876 1877	43, 469, 033 19, 232, 278	4, 239, 012 1, 955, 345
		Hectole.	001, 100		1878	28, 379, 241	2, 842, 115
	1885	474, 994	294, 678	l l	1879	32, 805, 500	3, 519, 980
	1886	470, 845	291, 922		1880	11, 210, 100	1, 365, 434
	1887 1888	348, 981	216, 368		1881	7, 663, 012	1, 166, 515
	1889	391, 779 603, 829	242, 903 374, 401		1882 1883	9, 757, 0 68 10, 880, 9 58	1, 163, 892 644, 896
	1890	731, 735	453, 675		1884	11, 511, 691	1, 362, 736
	1891	512, 640	317, 820		1885	3, 262, 802	317, 304
	1892	622, 273	385, 807	0	1886	1, 654, 196	211, 961

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Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
		Meters.	Dollars.			Sq. meters.	Dollars.
Cotton textures	1887			Glass, window	1879	164, 843	79, 714
	1888 1889	· · · · · · · · · · · · · · · · · · ·			1880 1881	71, 139	38, 461
	1890			1	1882	170, 579 209, 545	67, 102 89, 648
	1891				1883	225, 192	114, 945
	1892				1884	272, 904	136, 746
		Kilos.			1885	521, 058	159, 862
Vool textures	1876 1877				188 6 1887	444. 305 526, 905	198, 347
	1878				1888	588, 417	243, 071 291, 911
	1879	36, 397	145, 259	l i	1889	414, 122	176, 160
	1880	45, 023	162, 040	i	1890	402, 182	186, 204
	1881	76, 800	244.556		1891	182, 920	86, 382
	1882 1883	74, 114 90, 077	232, 171 215, 276	1	1892	378, 407 Kilos.	161, 068
	1884	80,001	258, 847	Yerba paraguaya	1876	1, 607, 368	565, 65 5
	1885	933, 547	2, 085, 436	(Paraguay tea).	1877	2, 815, 190	435, 875
	1886	267, 712	740, 083	(1111)	1878	2, 828, 135	433, 634
	1887	439, 276	1,079 284		1879	3, 061, 030	533, 633
	1888	346, 503	967, 835		1880	4, 951, 555	649. 078
	1889 1890	349, 406 291, 194	965, 752 844, 859		1881 1882	5, 173, 277	714, 193
	1891	223, 475	572, 325		1883	6, 179, 524 6, 293, 108	860, 645 781, 761
	1892	455, 086	1, 222, 123		1884	6, 314, 887	876, 865
		Meters.	1,,		1885	4, 355, 849	761, 378
ool textures	1876	1, 206, 333	259, 883	i	1886	6, 761, 825	745, 782
	1877	2, 306, 032	436, 924	1	1887	6, 519, 731	912, 762
	1878	2, 037, 908	436, 009	1	1888	8, 088, 491	1, 132, 389
	1879 1880	1, 174, 414 836, 977	282, 990 216, 657	i	1889 1890	6, 936, 096 7, 627, 668	970, 764 1, 067, 872
	1881	1, 570, 484	1, 375, 209		1891	7, 563, 336	1, 058, 866
	1882	2, 585, 451	1, 598, 941	Yerba Paranaguá	1892	8, 929, 946	1, 250, 192
	1883	2, 473, 862	1, 812, 005	1	1876	6, 650, 054	1, 126, 451
	1884	2, 868, 378	2, 124, 247	1	1877	8, 826, 174	1, 072, 258
	1885 1886	834, 037 34, 400	745, 303 13, 182		1878 1879	6, 411, 846 10, 170, 666	753, 572
	1887	34, 400	10, 102		1880	9, 019, 510	1, 308, 293 1, 100, 323
	1848			4	1881	8 354 413	1, 111, 731
	1889				1882	6, 754, 079	897, 445
	1890			1	1883	6, 754, 079 9, 115, 997 10, 326, 951	1, 333, 401
	1891			1	1884	0, 326, 951	1, 354, 041 1, 267, 207
	1892	Kilos.			1885 1886	9, 830, 87 11, 059, 796	1, 433, 510
ilk textures	1876	1, 827	35, 835		1887	13, 565, 427	1, 492, 198
	1877	6, 025	35, 835 83, 764	1	1888	9, 751, 602 13, 837, 059	973, 1 59
	1878	8, 424	131, 873		1889	13, 837, 059	1, 263, 707
	1879	6,815	118,592		1890	15, 847, 891 10, 262, 2 55	1,584,789
	18 50 1881	9, 862 10, 557	114, 886 204, 334	1	1891 1892	14, 279, 622	1, 026, 226 1, 427, 963
	1882	9, 026	172, 768		1000	Liters.	1, 20, 500
	1883	9, 802	220, 326	Wine, in casks	1876	18, 214, 126	3, 845, 909
	1884	16, 905	299, 476		1877	65, 018, 772	4, 974, 665
	1885	22, 892	332, 198		1878	54, 413, 922	4,610.484
	1886	36,752	482, 894	i	1879	54, 683, 782	4,577,370
	1887 1888	55, 131 46, 419	793, 568 777, 209		1880 1881	51, 863, 718 68, 770, 817	4, 278, 974 5, 662, 383
	1889	70, 231	1, 163, 415	1	1882	51, 104, 193	4, 749, 390
	1890	27, 383	477, 203		1883	02, 803, 201	6, 338, 504
	1891	13, 128	231, 260		1884	80, 699, 077	7, 972, 486
	1892	29, 319	457, 753		1885	57, 155, 300	5, 785, 794
ement, hydraulic	1876	2,901,044	59,721		1886	128, 474, 2 64 07, 345, 7 01	2, 847, 426
	1877 1878	1, 985, 164 3, 064, 020	42, 581 74, 367	4	1887 1888	181, 966, 294	10, 734, 570 8, 196, 629
	1879	4, 430, 110	90, 813		1889	05, 650, 072	9, 570, 611
	1880	3, 585, 234	63, 671		1890	86, 505, 380	8, 650, 538
	1881	4, 148, 952	95, 769		1891	32, 352, 637	8, 235, 263
	1882	8, 626, 739	197, 529	i i	1892	51, 869, 584	5, 186, 960
	1883 1884	13, 247, 718	300, 015	Wine in hottles	1976	Dozens. 91, 110	832, 982
	1885	12, 979, 366 20, 544, 222	293, 220 472, 632	Wine in bottles	1876 1877	81, 808	377, 256
	1886	30, 151, 305	603, 026		1878	103. 229	276, 582
	1887	28, 977, 759	579, 555	.	1879	95, 347	353, 699
	1888	33, 718, 836	674, 375		1880	90, 392	324, 807
	1889	44, 978, 716	899, 568		1881	111, 183	453, 797
	1890 1891	24, 651, 478	394, 423 300, 710	1	1882 1883	106, 128	408, 275 842, 330
	1892	18, 794, 160 23, 637, 679	378, 199		1884	79, 68 2 58, 0 01	287, 230
	1002	Sq. meters.	1 1		1885	77. 030	320, 798
less winds-	1876	155, 97 9	73, 183		1886	14, 224 106, 116	820, 798 66, 17:
1868, WILLIOW							
Glass, window	1877 1878	131, 934	64, 494 97, 161	1	1887 1888	94, 273	706, 90 662, 13

	1	Quantities.	Values.	Articles.	L Gar.	Quantities.	Values.
		Dozens.	Dollars.	Total imports—Con.		Kilos.	Dollars.
Wine in bottles	1889	109, 918	779, 214	Merchandise	1890		142, 240, 812
	1890	95, 614	725, 037		1891		67, 207, 780
	1891	7, 503	40, 976	il .	1892		
	1892	12, 642	60, 508	Gold	1876		(a)
		Kilos.	,		1877		(a)
Zine, unmanufac-	1876	253, 345	87, 095		1878		(a)
tured.	1877	845, 641	49, 910	1	1879		(a)
	1878	213, 748	82. 574	ſ	1880		(a)
	1879	362, 291	33, 044	!	1881		3, 837, 7 38
	1880	285, 774	25, 682	ł	1882		2, 122, 922
	1881	562, 908	51, 877	i	1883		1, 598, 284
	1882	429, 933	48, 735	i	1884		4, 545, 709
	1883	654, 804	71, 339	1	1885		6, 148, 427
	1884	983, 430	107, 909	i	1886		19, 408, 809
	1885	1,054,618	109, 339	t .	1887		9, 088, 939
	1886	1, 705, 573	170, 456		1888		44, 613, 897
	1887	1, 695, 256	156, 491	ł	1889		15, 576, 906
	1888	1, 424, 872	113, 544		1890		6, 946, 812
	1889	2, 782, 903	235, 747		1891		8, 885, 388
	1890	1,011,589	96 142		1802		6, 345, 816
	1891	963, 996	85, 915	Silver	1876		(a)
	1892	1, 394, 251	117, 966		1877		(a)
Cotal imports:			Dollars .	1	1878		(a)
Merchandise	1876		36, 070, 023		1879		(a)
	1877		40, 443, 424		1880		(a)
	1878		43, 759, 125		1881		458, 498
	1879		40, 363, 593	i	1882		659, 854
	1880		45, 535, 880	†	1883		836, 684
	1881	l	55, 705, 927		1884		864, 511
	1882		61, 246, 045	f	1885		157, 824
	1883		80, 435, 828	1	1886		1, 226, 853
	1884		94, 056, 144		1887		659, 657
	1885		92, 221, 969		1888		196, 253
	1886		95, 408, 745	il	1889		172, 853
	1887		117, 352, 125	1	1890		204, 439
	1888		128, 412, 110	1	1891		870, 220
	1889		164, 569, 884	1	1892		174, 532

^{*} National money.

Exports from Argentine Republic.

[From "Estadistica del Commercio" and "de la Republica Argentina."]

Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
Oils, animal	1876 1877 1878	Kilos. 216, 149 891, 666 815, 592	Dollars.* 24, 748 101, 780 94, 872	Bran	1888 1889 1890	Kilos. 1, 325, 725 2, 382, 186 2, 833, 704	Dollars. 33, 132 69, 082 28, 337
	1879 1880 1881 1882 1883	422, 625 300, 381 199, 278 542, 602 897, 709	51, 641 38, 178 26, 141 67, 179 58, 314	Animals:	1891 1892 1876	6, 525, 123 22, 058, 241 Number.	120, 715 290, 849
	1884 1885 1886 1887	551, 957 197, 486 113, 446 181, 069	82, 576 29, 622 13, 714 18, 350	A.secs	1877 1878 1879	12, 127 17, 717 8, 496 5, 762	74, 848 143, 159 40, 027 29, 747
	1888 1889 1890 1891	130, 498 97, 276 97, 065	20, 266 21, 887 9, 707		1880 1881 1882 1883	11, 401 12, 198 9, 046 11, 675	58, 012 73, 909 55, 761 23, 500
Braza	1892 1876 1877 1878	71, 754 49, 697 249, 748 2, 355, 324 2, 661, 686	7, 534 5, 989 5, 092 65, 929		1884 1885 1886 1887	8, 916 11, 316 8, 581 6, 200	17, 832 22, 632 17, 162 12, 400
	1879 1880 1881	2, 191, 121 1, 847, 289	60, 006 45, 832 38, 687		1888 1889 1890 1891	9, 632 8, 821 6, 793 6, 793	19, 852 88, 300 67, 930 67, 980
	1882 1883 1884 1885	1, 678, 008 2, 909, 846 3, 226, 762 5, 738, 090	29, 264 43, 647 58, 948 87, 482	Cattle	1892 1876 1877 1878	10, 185 109, 726 169, 445 86, 308	101, 870 2, 837, 426 3, 214, 570 2, 024, 787
	1886 1887	2, 661, 423 4, 194, 777	40, 105 62, 921		1879 1880	422, 573 55, 258	1, 730, 826 1, 780, 751

^{*} National money.

a Not stated.

Exports from Argentine Republio-Continued.

Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
Animals—Cont'd.		Number.	Dollars.			Number.	Dollars.
Cattle	1881	84, 638	1, 693, 180	Hides of ho		52, 160	67, 545
	1882	53, 995	1, 120, 824	dry.	1877	45, 037	43, 130
	1883 1884	92, 523 78, 455	1, 795, 186 1, 810, 833		1878 1879	33. 687 66, 919	31, 475 68 , 589
	1885	96, 175	2, 345, 313		1980	149, 948	154, 947
	1886	128, 405	2, 203, 150		1881	125, 152	129, 324
	1887	70,707	1, 415, 625		1882	85, 134	52, 066
	1888 1889	94, 726	1, 798, 951 3, 194, 113		1883	38, 211	57, 450
	1890	139, 637 150, 003	3, 579, 456		1884 1885	72, 325 43, 770	134, 762 65, 651
	1891	171, 105	3, 997, 270		1886	43, 089	86, 178
_	1892	125, 458	2, 624, 675		1887	115, 618	231, 236
Sheep	1876	17, 320	25, 767		1888	49. 850	84, 744
	1877 1878	65, 462 14, 028	64, 125 24, 004	ľ	1889 1890	40, 358 54, 716	77, 48 7 82, 074
	1879	88, 768	59, 373		1891	97, 517	117, 020
	1880	20, 993	25, 654		1892	113, 948	142, 278
	1881	18,686	83, 413	Hides of ho		143, 708	343, 985
	1882	19,027	36, 681	salted.	1877	217, 260	450, 932
	1883 1884	38, 257 50, 003	53, 503 70, 472		1878 1879	168, 092 150, 510	347, 399 233, 298
	1885	42, 235	58, 552		1880	176, 937	321, 147
	1886	26, 751	41,557		1881	155, 416	289, 254
	1887	29, 413	42, 884	}	1882	178, 715	877, 699
	1888	22, 616	84, 685		1883	221, 156	540, 912
	1889 1890	19, 527 50, 002	66, 526 159, 428		1884 1885	209, 126 329, 595	413, 968 682, 26 0
	1891	114,691	387. 545	1	1886	235, 706	587, 271
	1892	40, 100	170, 422		1887	209, 252	523, 128
Kules	1876	14, 796	456, 227	l	1888	208, 655	815, 8 40
	1877	16, 228	484, 029		1889	156, 616	759, 588
•	1878 187 9	16, 621 14, 270	305, 486 278, 862		1890 1891	173, 161	519, 483 814, 726
	1880	17,500	348, 071	i	1892	259, 689 127, 442	880, 274
	1881	14,574	274,716	Hides, goat		573, 317	806, 704
	1882	89, 600	226, 118		1877	617, 864	322, 683
	1883	10, 111	261,776	i	1878	609, 808	312, 696
	1884 1885	6, 400 6, 685	100, 930 106, 960		1879 1880	747, 947 1, 557, 794	511, 164 768, 902
	1886	8, 893	142, 782		1881	609, 892	368, 46 2
	1887	6, 445	103, 178		1882	697, 006	473, 882
	1888	6, 893	109,816		1883	830, 96 0	940, 470
	1889 1890	12, 104 11, 755	212, 080 244, 350		1884	931, 070	1, 017, 046 1, 081, 762
	1891	14, 703	410, 794		1885 1886	931, 070 1, 744, 772 504, 540 766, 900 770, 366 1, 045, 280 1, 462, 111 963, 231 907, 540	306, 577
	1892	16, 514	833, 040		1887	766, 900	400, 140
Hides of cattle,	1876	1, 689, 046	4, 945, 055		1888	770, 366	585, 478 821, 590
dry.	1877	1,725,844	4, 290, 988		1889	1,045,280	821, 590
	1878 1879	1,611,715 1,668,328	4, 052, 820 5, 040, 653		1890 1891	1,402,111;	1, 023, 478
	1880	2, 203, 260	7, 964, 970		1892	907, 540	577, 939 493, 647
	1881	1, 718, 720	7, 964, 970 6, 462, 795 5, 865, 392		. 1002	Kilos.	300, 521
	1882	1. 454. 942	5, 865, 392	Hides, otter	1876	43, 734	12, 202
	1883	1, 392, 948 1, 706, 905	0, 255, 927	·	1877	78, 337	58, 811
	1884 1885	1, 700, 905	5,894,306		1878 1879	70, 398	55, 194 971 010
	1886	1, 813, 183	7, 511, 919 6, 267, 592	[1880	329, 580 532, 098	271, 910 438, 928
	1887	2, 508, 500	8, 408, 742	•	1881	213, 172	132, 086
	1888	2, 609, 428	10, 046, 281	Į	1882	144, 191	111.515
	1889	2, 424, 596 3, 053, 649	8, 448, 069		1883	491, 217	392, 770
	1890 1891	3,053,649	5, 759, 745	ľ	1884	407, 549	244, 405
	1892	2, 678, 905 2, 845, 189	4, 444, 043 6, 056, 865	l	1885 1886	822, 901 550, 946	193, 737 275, 273
Hides of cattle,	1876	635, 820	3, 263, 269		1887	948, 047	471, 523
salted.	1877	762, 688	8, 174, 455		1888	448, 911	200, 770
	1878	627, 087	2, 591, 939		1889	102, 431	133, 160
	1879 1880	668, 201 588, 039	3, 380, 786 3, 296, 830		1890	439, 044 852, 749	214, 522
	1881	473,650	2, 676, 391		1891 1892	412, 722	895, 38 6 379, 144
	1882	490, 485	2, 696, 645	Horns of cattle		8, 056, 000	62, 839
	1888	517, 270	2, 890, 443		1877	3, 862, 000	79, 384
	1884	642, 804	2, 923, 602	1	1878	2, 988, 454	61, 916
	1885 1886	811, 679 724, 794	4, 488, 204 3, 649, 287		1879 1880	2,706,780	183, 419
	1887	609, 837	3, 639, 095		1881	2, 966, 416 2, 908, 041	194, 840 154, 242
	1888	797, 192	4, 584, 728		1882	1, 410, 983	214, 761
	1889	966, 177	5, 250, 945		1883	931, 478	139, 274
	1890	1, 294, 109	5, 171, 473		1884	851, 911	118, 795 159, 899
	1891 1892	1, 262, 502 1, 068, 611	4, 160, 348		1885	142, 120	100, 500

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Exports from Argentine Republic-Continued.

Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
T	1007	Kilos.	Dollars.	Connor in hom	1883	Kilos.	Dollars.
Horns of cattle	1887 1888	1, 426, 934 1, 683, 768	182, 026 229, 666	Copper, in bars	1884	307, 67 1 173, 230	103, 870 69, 372
	1889	1, 756, 710	278, 614 137, 388		1885	170,014	69, 372 67, 996 76, 781 57, 315 46, 308
	1890	2, 289, 806	137, 388		1886 1887	196, 955	76, 781
	1891 1892	2, 428, 008 1, 851, 203	116, 554 101, 081		1888	143, 287 115, 770	46, 308
Beef	1876	29, 666, 210	2, 091, 220		1889	1 56,390	22, 550
	1877	38, 732, 623 33, 600, 293	2, 802, 741 2, 444, 774		1890 1891	102, 392 90, 791	40, 957 36, 316
	1878 1879	32, 336, 252	2, 908, 561		1892	55. 175	22, 070
	1880	26, 116, 479	3, 078, 342	Wool pelts	1876	27, 597, 973	4, 634, 758
	1881 1882	22, 412, 631 26, 966, 613	2, 631, 606 3, 881, 459		1877 1878	27, 849, 009 27, 848, 592	4, 064, 754 4, 031, 149
	1883	21, 543, 200	2, 814, 411		1879	25, 088, 878	4, 097, 864
	1884 1885	18, 869, 993	2, 456, 997		1880	29, 077, 187	5, 455, 327
	1885 1886	82, 055, 835 37, 388, 200	4, 204, 077 3, 738, 820		1881 1882	22, 339, 591 22, 353, 021	4, 639, 437 4, 231, 718
	1887	23, 984, 243	2, 398, 424		1883	26, 564, 619	5, 035, 886
	1×88	26, 449, 055	3, 456, 787		1884	24, 938, 623	5, 484, 952
	1889 1890	41, 767, 860 43, 481, 156	6, 139, 875 3, 913, 304		1885 1886	31, 336, 894 35, 312, 899	6, 267, 377 6, 350, 671
	1891	39, 635, 035	3, 587, 153		1887	30, 447, 716	6, 698, 408
	1892	44, 699, 424	4, 100, 488		1888	28, 054, 616	5, 610, 923
Barley	1876 1877	16, 052	463		1889 1890	36, 378, 835 27, 148, 432	11, 386, 593 6, 787, 108
	1878	30, 698	1,684	il I	1891	24, 169, 950	7, 250, 985
	1879	240, 537	10, 378		1892	32, 060, 586	9, 618, 175
	1880 1881	556, 133 255, 610	37, 364 19, 099	Flour	1876 1877	353, 441 218, 124	33, 069 20, 419
	1882	1, 100, 063	83, 408		1878	2, 919, 793	300, 282
	1883	177. 909	3,558		1879	1,603,045	16 0, 304
	1884 1885	362, 358 2, 109, 368	7, 251 42, 189		1880 1881	1, 428, 046 1, 287, 396	104, 811 109, 360
	1886	876, 283	17, 523	•	1882	548, 779	40, 494
	1887	825, 816	16,516		1883	4, 844, 385	843, 099
	1888 1889	234, 746 231, 286	6, 596 7, 818		1884 1885	3, 734, 389 7, 447, 077	261, 406 521, 295
	1890	1, 308, 627	13, 871		1886	5, 262, 222	362, 807
	1891	137, 422	3, 435		1887	5, 401, 096	378, 076 639, 244
Bone ash and bones	1892 1876	996, 897 33, 234, 837	15, 416 365, 453		1888 1889	6, 392, 442 3, 360, 886	639, 244 510, 853
Done and and bones	1877	52, 304, 685	559, 952		1890	12, 017, 875	600, 894
	1878	39, 231, 010	559, 952 404, 253 523, 381		1891	7, 015, 388	491, 077
	1879 1880	36, 430, 207 27, 692, 477	523, 381 444, 992	Wool, raw	1892 1876	18, 049, 136	1, 024, 041
	1881	27, 692, 477 34, 763, 049	589, 246	1 000, 100, 100, 100, 100, 100, 100, 10	1877	97, 310, 463	20, 332, 387 18, 707, 218
	1882 1883	28, 212, 508	796, 634		1878	81, 708, 196	15, 215, 358 22, 330, 388
	1884	28, 255, 486	621, 619		1879 1880	97, 145, 801	22, 330, 388 27, 467, 671
	1885	35, 423, 768	782, 464		1881	103, 876, 955	31, 446, 49 5
	1886	28, 212, 508 25, 798, 365 28, 255, 486 35, 423, 768 31, 369, 145 25, 546, 972	508, 474 621, 619 782, 464 583, 055 396, 635		1882 1883	18, 049, 136 89, 259, 122 97, 310, 463 81, 708, 196 91, 951, 094 97, 145, 801 118, 403, 668 118, 403, 668 128, 393, 264 128, 393, 394 128, 393, 394 128, 393, 394 128, 393, 394 128, 393, 394 128, 393, 394 128, 393, 394 128, 393, 394 128, 393, 394 128, 393, 394 128, 393, 394 128, 393, 394 128, 39	29, 978, 969 29, 600, 918
	1887 1888		919, 855		1884	114, 344, 648	32, 005, 819
	1889	40, 042, 079 27, 680, 373	919, 855 653, 857	İ	1885	128, 393, 264	35, 950, 111
	1890 1801	38, 787, 647 57, 086, 986	620,602		1886	132, 130, 496	31, 711, 604 32, 749, 315
	1892	44, 761, 204	620, 602 677, 658 561, 749 925, 711 707, 640		1887 1888	131, 743, 339	44, 858, 606
Hair	1876	44, 761, 204 2, 074, 762	925, 711		1839	141, 774, 435	44, 858, 606 56, 709, 774
	1877	1, 943, 565 1, 910, 885	707, 640 69 1, 085	l i	1890 1891	118, 405, 604	35, 521, 681 38, 809, 635
	1879	2, 372, 962	791,971].	1892	154, 635, 035	44, 326, 060
	1880	2, 253, 411	765, 474	Flax	1876		
	1881 1882	1,870,105 4,053,717	778, 515	ļļ	1877 1878	104, 279	7, 107
	1883	1,535,247	911, 942 691, 057		1879	246, 034 957, 999	20, 338
	1884	1, 732, 875	1 867.487	į i	1880	957, 999	98, 668
	1885 1886	2, 009, 298 1, 714, 174	1, 004, 649 775, 977		1881 1882	6, 394, 618 23, 351, 794	624, 534 1, 705, 047
	1887	1, 977, 281	988, 643	1	1883	23, 061, 736	1, 153, 087
	1888	2 , 01 9 , 212	1, 257, 970		1884	33, 991, 650	1, 699, 583
	1889 1890	1, 794, 622 2, 324, 215	1, 157, 525 929, 686		1885 1886	69, 426, 104 87, 689, 967	3, 471, 305 1, 825, 199
	1891	2, 341, 177	725, 765		1887	81, 208, 176	4, 060, 409
Conner in have	1892	2, 138, 732	790, 227		1888	40, 222, 888	2, 131, 813
Copper, in bars	1876 1877	13, 578	4, 207		1889 1890	28, 195, 816 30, 720, 636	1, 607, 162 1, 228, 825
	1878	407, 847	89, 134	l .	1891	12, 213, 303	610, 665
	1879	409, 740 178 895	140, 979	Co	1892	42, 987, 142	2,546,220
	1880 1881	176, 685 492, 825	57. 319 15 ', 777	Corn	1876 1877	8, 058, 3 69 9, 817, 605	298, 329 329, 366
	1882	463, 626	129, 951	li i	1878	17, 064, 044	185, 849

Exports from Argentine Republic-Continued.

Articles.	Year.	Quantities.	Values.	Articles.	Year.	Quantities.	Values.
		Kilos.	Dollars.	·		Kilos.	Rubles.
Corn	1879	29, 521, 317	458, 286	Wheat	1878	2, 547, 438	105, 350
	1880	15, 032, 015	297, 884		1879	25, 669, 317	1, 328, 693
	1881	25, 052, 189	559, 094		1880	1, 165, 628	48,305
	1882	107, 327, 155	2, 212, 511 872, 804 2, 274, 201 8, 957, 191		1881 1882	157, 078 1, 705, 292	11, 481 69, 093
	1883 1884	18, 634, 351 133, 710, 068	9 974 301		1883	60, 754, 677	2, 340, 184
	1885	197, 859, 612	8 957 191	ł	1884	108, 499, 228	4, 339, 970
	1886	231 660 300	4, 653, 421	i	1885	78, 493, 392	3, 156, 736
	1887	361, 844, 305	7, 236, 886	ŀ	1886	37, 864, 413	1,510,378
	1888	361, 844, 305 162, 037, 510	5, 444, 164	ł		237, 865, 925	9, 514, 635
	1889	432, 590, 679 707, 281, 955	5, 444, 464 12, 977, 721		1888	178, 928, 549	8, 248, 614
	1890	707, 281, 955	14, 145, 630 1, 449, 996 8, 561, 231	ļ	1889	22, 806, 373	1, 596, 446
	1891	65, 909, 903	1, 449, 996		1890	327, 894, 151	9, 836, 824
	1892	445, 935, 009	8, 561, 231		1891	395, 555, 180	15, 822, 207
Pasto seco (dry	1876	3, 996, 593	105, 496 219, 570	1 m 4 3 4	1892	470, 109, 617	14, 696, 082
food).	1877	6, 722, 345 8, 417, 139 5, 837, 554	219, 570	Total exporta:	1070	Į	40 000 516
	1878	8,417,139	130, 048	Merchandise	1876		48, 090, 712
	1879 1830	9, 221, 319	130, 648 105, 625 190, 852 88, 526 137, 106 137, 531		1877 1878		44, 769, 944 37, 523, 771
	1881	2. 352, 563	98 594	i	1879		49, 357, 558
	1882	10, 771, 847	117 106	1	1880		58, 380, 787
	1883	11, 460, 500	137, 531		1881		57, 938, 272
	1884	11, 846, 071	142, 153	ŀ	1882		
	1885	11, 846, 071 11, 765, 011	142, 153 165, 587		1883		60, 207, 976
	1886	12, 408, 450	149, 414		1884		68, 029, 836
•	1887	12, 375, 411	149, 414 148, 506 238, 308		1885	}	83, 879, 100
	1888	9, 250, 988	238, 308		1886		69, 834, 841
	1889	20, 434, 032	572, 173 198, 866	l	1887		84, 421, 820
	1890	19, 121, 723	198, 866	1	1888		100, 111, 903
	1891	30, 003, 920	270, 036		1889		93, 145, 355
	1892	39, 209, 121	874, 428		1890		100, 818, 993
Ostrich feathers	1876	51,075	874, 428 106, 925 108, 854		1891 1892		199, 723, 221
	1877	58, 819 66, 444	100, 804	Gold	1876		113, 470, 357
	1878 1879	54, 762	109, 511 101, 733 161, 098	Gold	1877		8
	1880	72, 229	161,098		1878		6
	1881	45, 238	186, 165	l I	1879		(%)
	1882	55, 338	143, 037	l	1880		(%)
	1883	42, 375	143, 037 127, 125		1881		2, 555, 953
	1884	30,764	53, 838	i	1882		1, 258, 60
	1885	34,710	60.741 i		1883		2, 875, 635
	1886	25, 953	86, 335 39, 208 76, 286		1884		2, 444, 024 6, 677, 811
	1887	28,006	39, 208	1	1885		6,677,811
•	1888	42, 247	76, 286	İ	1886		7, 812, 816
	1889	31, 505	74, 983 32, 538	Ì	1887 1888		9, 471, 983
	1890 1891	31, 900 52, 028	62, 434	ł	1889		8, 492, 374 27, 815, 546
	1892	57, 705	86 250	l	1890		5, 009, 358
Tallow	1876	37, 463, 333	66, 959 5, 829, 365		.1891		1, 183, 891
TOTTOM	1877	27, 431, 217	4, 168, 892		1892		1, 823, 193
	1878	21, 097, 022	8, 283, 724	Silver	1876		(1)
	1879	15, 454, 011	2, 090, 717		1877	l	(*)
	1880	11, 868, 989	1,810,810	į.	1878		(*)
	1881	10, 687, 170	1, 475, 896	i	1879		(*)
	1882	18, 434, 134	2, 789, 341	•	1880		(*)
	1883	15, 814, 636	2, 372, 040 2, 150, 228	1	1881		535, 362
	1884	14, 335, 715	2, 150, 228		1882		1,010,951
	1885	23, 260, 234	3, 489, 169	İ	1888	· · · · · · · · · · · · · · · · · · ·	2, 028, 609
	1886	12, 701, 661	1, 715, 158		1884		2,065,930
	1887 1888	7, 169, 649 14, 802, 873	788. 777 2, 140, 893	1	1885 1886		1, 764, 838 525, 203
	1889	14, 802, 873	2, 140, 893 8, 297, 471		1887	l	405, 202
	1890	17, 361, 989	1, 996, 629		1888	l	242, 126
	1891	20. 725, 111	2, 383, 388	l	1880		615, 795
	1892	19, 879, 429	2, 263, 729		1890		274, 542
Wheat	1876	20, 868	997	l	1891	l	519, 208
	1877	199, 611	7, 835	[1892		156, 518
				1			

^{*} Not stated.

[Senate Ex. Doc. 95, Fifty-third Congress, second session.]

Letter from the Secretary of the Treasury, in response to the Senate resolution of March 29, 1894, calling for a statement of the cash ralue of imports from countries having depreciated paper as a circulating medium, and the rate of exchange with the same countries.

TREASURY DEPARTMENT, May 9, 1894.

The PRESIDENT OF THE SENATE:

I have the honor to acknowledge the following resolution of the Senate:

"Resolved, That the Secretary of the Treasury be directed to furnish the Senate with a statement of the cash value, determined by the average price of the New York and London markets, of all imports classified under their respective heads, from all countries having a depreciated paper as a circulating medium, during the fiscal year ending June 30, 1893; and also a table showing by months the rate of exchange with those countries during the same period."

I have reluctantly come to the conclusion, after a careful consideration of the conditions attending the collection and compilation of the statistics of imports, that it is not possible to answer the resolution in such a manner as to afford any authentic

information.

The Department has been in correspondence with collectors of customs at the different ports of entry and with mercantile bodies, as well as individual merchants, seeking to attain some method of applying the corrections and modifications required by the resolution. The opposing difficulties are so great as to be insuperable, without an expenditure of time and money not justifiable, in my belief, in view of the unsatisfactory character of the results which could be obtained under the most favorable conditions. A partial result would be worse than none, as it would introduce an element of confusion and doubt much greater than that now existing. To apply a correction to the principal articles affected by the faulty administration of customs regulations is as definite a change as can be with reason and justice applied. To attempt a like correction to every item, however small, would involve much incomplete revision, and the trade returns in a series of contradictions, which must seriously diminish the confidence now justly reposed in the general accuracy of the trade returns for the fiscal year 1893. Some of these difficulties will be enumerated:

First. The original invoices filed with the collectors of customs are no longer collected in one office. These invoices would have to be obtained, for example, in the New York custom-house from the files of the "record division." This in itself would be a task of such magnitude as to give employment to the 35 clerks of the statistical division in that port for more than four months, to the exclusion of all current work. This estimate is based upon the most favorable conditions, as it is assumed that these invoices would be found in the record division. This however is not always the case, as under protests, appeals, and litigations of various characters, many invoices have been removed from this division and scattered through other divisions of the custom-house, such as the appraisers' stores, the office of the general appraiser, the office of the U. S. district attorney, and other divisions of the collector's and appraisers' departments. This condition of affairs is not confined to the port of New York, but will be found in every other port of entry, the difference being only in

degree.

Second. After the invoices have been collected, precisely the same compilation must be made as was required at the time the invoices were first placed on file in the custom-house. It would be of no avail to take the invoices filed in one month and average them in the expectation of obtaining the result for twelve months. Such an average would be worthless. To take up item by item for the twelve months would be merely repeating the task that usually occupies the statistical forces of the various custom-houses a full year. It would have been a very simple matter to make a correction after one or two months of the operation of the error; but it is impossible, unless a special force is assigned to the task, to make a proper correction in the records of twelve months. When it is considered that this administrative error was in full operation for nearly fifteen months, without an attempt being made to apply a correction or remedy, and when it is remembered that the returns for the last quarter of the fiscal year 1893 were as greatly affected as were the returns for the whole of the fiscal year 1893, it must be recognized that to make or undertake to make a correction to the year 1893, even supposing it possible to do so, would not secure the accurate returns intended by the resolution, but would produce results even more misleading than those now published.

Third. Having obtained the invoices it would then become necessary to reduce the value of each invoice and of each item in that invoice, expressed in depreciated paper money, to the proper value expressed in the money of the United States. Great as would be the task of obtaining the invoices, it would be slight when compared to the task of obtaining exchange quotations to apply in the reduction of the values

of these invoices. I have sought to obtain from banking and mercantile houses tables of exchange rates for the fiscal year 1893, with a view to determine how far it is possible to obtain such rates at stated periods, or even average quotations at stated times. In making a correction I would hesitate to apply an average quotation of exchange, as in many instances the fluctuations are great and sudden. No average could apply in such cases. The only true correction to be applied would be the rate of exchange which was quoted upon the very day, almost the very hour, the invoice was prepared at the port of exportation. It would be necessary to have a daily record of the exchange rates; and the countries from which the greater part of these imports were obtained are precisely those lacking in this definite and positive banking or statistical information.

No banking house, no individual merchant or mercantile firm, has been able to assure me of the possibility of securing a daily record of rates which could be accepted in a reasonable belief that it would be applicable to the correction of consular invoices. The difficulty encountered in securing the rates of exchange prevailing between the United States and the countries of Central and South America having depreciated and fluctuating paper currencies is also encountered when it is attempted to frame similar quotations of exchange between Loudon and the same countries. I can only say that such partial tables of exchange as I have been able to obtain, very incomplete in themselves, would be misleading, and, in my belief, without application to the purposes of the resolution. Deplorable as the original administrative blunder was, the neglect to apply a remedy and the omission to prepare the materials for making a proper correction during the fifteen months the error was allowed to run, thus permitting mistake to accumulate upon mistake, were still more deplorable. The error has become so interwoven in the trade returns of 1893 as to be inseparable from them without substantially destroying the published documents for that year.

This question was brought to my attention by the chief of the Bureau of Statistics in July, 1893, and steps were at once taken to correct the returns for 1893, as far as it could be done under the circumstances. Careful attention was paid to the conditions at that time and a full study made of the limitations necessarily applying to any change or modification in the returns. An attempt was then made to chtain exchange quotations and a revision of the returns made by collectors of customs in order that such returns as were expressed in depreciated paper currency might be reduced to values properly expressed, as required by the customs regulations. The result of this attempt and the method of applying a correction to the trade returns of 1893 were fully set forth by the chief of the Bureau of Statistics in his letter to. me, dated August 15, 1893, a copy of which is sent herewith. This letter was also embodied in the annual returns on "Commerce and Navigation" for 1893. The question has been reviewed since the passage of the Senate resolution in the hope that some difficulties had been exaggerated and that a more accurate correction might

be applied. I am, however, brought to the conclusion that any reliable result, through more extended effort would be impossible under the present organization of the customhouses, and would be incommensurate with the expenditure of money that must be required even to attempt it. Were it possible to overcome the administrative difficulties, and this, in my belief, is not possible, the scientific difficulties would still remain to be encountered, and these are in themselves quite as insuperable.

The same difficulties which stand in the way of securing reliable returns of rates of exchange also oppose all attempts to secure a record of the prices at the port of exportation of each article of export.

Awaiting the further direction of the Senate in this matter, I am,

Respectfully, yours,

J. G. CARLISLE, Secretary.

VALUES OF IMPORTS IN 1893 FROM COUNTRIES HAVING DEPERCIATED PAPER CUR-RENCIES.

> TREASURY DEPARTMENT, BUREAU OF STATISTICS. Washington, D. C., August 13, 1893.

Sir: I have the honor to submit to you my reasons for noting material changes in the trade figures of imports from certain countries of South America for the last fiscal year. Was the difference between nominal (as officially published for the last twelve months) and real values small, I should not undertake to make any alterations, as in comparing so large amounts as are involved a wide margin is allowable, and does not materially affect the conclusions to be drawn. But when the error amounts to nearly 9 per cent of the total value of imports, and this 9 per cent is concentrated upon the imports of a comparatively few articles from a small num-

ber of countries, I deem it expedient to attempt a proper correction in at least two commodities and in the general total. Otherwise the returns of import values for 1893 in these special lines are worthless in themselves and more than misleading when compared with the returns of previous as they will be when compared with the returns of subsequent years.

The various stages of the development of this error are, in brief, as follows:

In January, 1892, an important firm of Philadelphia complained to the Department of State that the American consul at Messina charged \$1 for a currency certificate to accompany an invoice of olive oil, and asked why it was necessary to require a currency certificate on invoices of commodities imported into the United States free of duty or under a specific duty. The question, upon its face a reasonable one, was referred to the Treasury, and under date January 23, 1892, Mr. Paulding, the Acting

Secretary, wrote:

"After due consideration I have to state that with your [i.e., the Department of State] approval this Department will issue instructions to collectors to waive the requirement of a currency certificate in all cases where the value of the currency does not affect the dutiable value of the merchandise." Thereupon the Department of State issued a circular letter to the consular officers embodying this decision of the Treasury intended to relieve the importer of a consular tax. This instruction was in alignment with a policy, which is to be commended, of removing all unnecessary restrictions from the import and export trade of the United States. It has had, however, a disastrous effect upon statistical returns, one that was properly notified to the Department of State as early as April, 1892, by Mr. Charles Heath, U. S. consul at Catania. From all countries having paper money of depreciated value merchandise has been sent to the United States with the value expressed in paper money, and with no record of the real value by which the nominal could be properly reduced. From no less than 13 countries have such returns been received, for at least fifteen months, with the consequence of entirely vitiating for that period the returns on certain lines of merchandise from 2 and partially from 10 countries.

The wide range to which this matter applies may be further illustrated. The total imports of goods free of duty in 1892 were valued at \$457,999,658, as compared with the value of goods subject to duty of \$369,402,804. Of the \$458,000,000 nearly one-third, or \$152,169,822, were imported from countries having a depreciated paper medium of exchange. I do not quote the figures for 1893, because the inflated

values render them too misleading for comparison.

I have made an attempt to establish some principle by which I could make corrections in the returns of all these countries having a depreciated currency. I find, however, that no general rule will apply, for the manner of making the invoices filed in the different ports of entry has not been uniform. In the port of New York the values of imports from Brazil were "alm at always" expressed in paper money. In the port of Baltimore the currency certificates were "in most instances" attached to the invoices of imports of free goods and goods subject to specific duty. In the port of New Orleans the proper corrections were "occasionally" made, and in the port of Boston the corrections were made only "to a limited extent." The collector of customs at San Francisco reports entries in excessive values from Chile, Russia, and Italy, and the invoices "generally fail" to have a correcting certificate.

To introduce a full and complete correction each individual invoice in every

collection district and port of entry of the United States, now 125 in number, would have to be examined and the proper correction made—not from any record attached to the invoice, but from an independent reference to the actual value of the paper medium on the day of export—a task entirely beyond the present force of the service.

I can therefore apply only a general correction.

I have prepared a list of countries which have, at the present writing, a paper medium, circulating at a value below the face value. Against each country I have placed the total value of merchandise exported to this country and entered free of duty in the fiscal year 1893. I have also undertaken, with only partial success, to determine the rate of depreciation of the respective currencies in July, 1892, and June, 1893.

_	Imports fre	e of duty.		Imports free of duty.		
Country.	1893.	1892.	Country.	1893.	1892.	
Russia in Europe	\$2, 753, 848 15, 749, 097 1, 350, 796 3, 843, 843 151, 548, 564 3, 847, 588 958, 216 1, 535, 880	\$1, 458, 344 10, 901, 745 1, 374, 013 3, 921, 623 118, 421, 158 3, 179, 638 307, 187 1, 883, 927	Costa Rica	\$2, 308, 222 2, 554, 578 681, 424 1, 398, 817 1, 355, 674 187, 328, 397	\$2. 084, 955 3, 182, 838 959, 989 1, 656, 708 2, 330, 697	

In connection with the above table I am able to give the following notes: The value of the silver ruble of Russia in July, 1892, was 51.9 cents United States currency; in January, 1893, it was 49.1 cents, and in June, 1893, 48.3 cents. To be of full value it should be worth 55.3 cents, while the gold ruble was worth 77.2 cents. The paper and silver currency of Russia, I am informed, fluctuates exceedingly, and an instance was cited where 215 German marks were required to purchase 100 rubles paper currency one day, while 207 marks made the purchase of the same number of rubles the very next day.

At Buenos Ayres, Argentine Republic, the premium on gold in June, 1892, ranged from 206 to 214. In the last week of January, 1893, it fluctuated from 198 to 215, and in June, 1893, from 233 to 243. So far, however, as individual invoices have been examined the amount of error applying to imports from the Argentine Republic

is comparatively small.

The course of the currency of Brazil is sufficiently shown in the accompanying

diagram.

The Chilean peso, gold and silver, is worth at par 91.2 cents United States money. In July, 1892, the paper peso was quoted at 34.25 cents; in January, 1893, at 35.25

cents, and in July, 1893, at 29 cents.

The paper sucre of Ecuador was worth, at the rate of exchange given in the middle of June, 1893, 44½ cents as compared with the par value of 69.1 cents. A number of merchants unite in the statement that Uruguay has no paper currency. In Costa Rica, where the unit is silver, the paper is worth about 30 per cent less than the coin; but the rate varies so widely and frequently that one transaction is no guide to others. I am unable to obtain definite and satisfactory information on the currencies of other countries of Central America.

When it is considered that the import figures for the last quarter of 1892 were quite as open to criticism, and on the same ground, as the figures for the entire year of 1893; when it is considered that imports as a whole have tended to decrease in quantity, or remained stationary, reflecting the general condition of trade throughout the commercial world; when it is considered that the general trend of prices has been downward; and finally, when it is considered that with hardly an exception the paper currencies of these countries have depresisted more and more throughout the fiscal year just closed, it will readily be admitted that in this one class of merchandise—that is, goods admitted free of entry—there has been opportunity for

a wide departure from true values.

In this table no account has been taken of another important class of goods on which the requirement of a currency certificate was waived—goods subject to a specific duty, which would largely increase the total to be corrected. Of the total amount of duties collected on the dutiable imports of the year 1892 somewhat more than one-half arose from specific duties, the exact proportion being 50.2 per cent, collected under specific rates, and 49.8 per cent, collected under ad valorem rates. Applying the same proportion to the total value of dutiable imports for the fiscal year 1893, we find that \$211,743,000 was subject to specific duty. How much of this total was received from countries having depreciated currencies it is now impossible to say; but the imports from Italy alone run up into the millions, and certain items from this and other countries open up a tempting field for conjecture.

Given the total value of importations of these classes of merchandise and the average rate of depreciation of the currency, and it would be a comparatively simple matter to make the proper corrections in every item; but to obtain that total value is, as has been said, out of the question without reviewing the entire import business of the year; while I do not know where the daily variations in the value of the paper money could be obtained. Where a paper medium fluctuates widely from week to week, as did the milreis of Brazil (see diagram), the complicating circumstances would be so many, and so subtle, as to baffle the most careful attempt

to eliminate them.

BRAZIL.

The most notable illustration of the working of this circular is to be found in the coffee exports from Brazil to the United States. The unit of currency of Brazil, the paper milreis, has been depreciated since 1889. I have prepared and print with this a diagram showing the variation of this paper milreis from week to week since January, 1892, together with the averages for the calendar and fiscal year and for periods of six months. At the time the circular (February, 1892) was issued the actual value of the milreis was a little more than 23 cents, the par or face value being 54.6 cents.

The value of Brazil coffee as entered at the custom-houses began at once to rise, showing that the merchants were availing themselves of the new privilege. The average import price of coffee January-March, 1892, was 20 cents; April to June, 23 cents; and in the first quarter of the new fiscal year (1893) it rose to 26 cents. The

reported increase in price was continuous until the end of the quarter January-March, 1893, when it stood at 30 cents. The average import value in the fiscal year 1892 was 21.1 cents, and in fiscal year 1893, 29.2 cents, an increase of more than 39 per cent. The import price for 1892 was above the real price at the place of export, and with a proper correction would rule at a much lower rate. I have obtained from one of the largest importers of Brazil coffee in New York the monthly quotations at Rio Janeiro of standard No. 7 during the last fiscal year:

1892.	Cents.	1893.	Cents.
July	124	January	
August	131	February	
September	14	March	17
October	15	April	16
November	151	May	151
December	15‡	June	15 <u>\$</u>

The import value as given at the port of Baltimore for the fiscal year 1893 was 13.4 cents.

It is unfortunately too late to introduce any corrections into the returns of 1892. As the returns of 1893 must be used in comparison with those of 1894, I propose to make the following corrections: The average value of the paper milreis for the fiscal year 1893 was 24.3 cents, or about 45 per cent of its real value. There can be little question that nearly all the imports of coffee from Brazil, valued at \$120,760,424 for the fiscal year 1893, were reported at the custom-houses in their paper value. It will, therefore, be within the limit of safety if the values of coffee from Brazil monthly be reduced by about one half in value, making a difference in the value of the imports of that article alone, for the last fiscal year, of about \$63,000,000. This reduction may the more readily be accepted, as some allowance should be made for inflated values of coffee imported from countries other than Brazil.

The same method can also be applied to imports of India rubber from the same country and under the same conditions. The imports of India rubber from all sources in the fiscal year 1892 were 39,976,205 pounds, valued at \$19,718,216, or 49 cents a pound. In 1893 the imports had increased to 41,547,680 pounds, but the value had risen to \$29,185,485 and the apparent price per pound to 70 cents. The average import value of rubber from Brazil was 53 cents a pound in 1892 and 86 cents a pound in 1893—an increase of 62 per cent in apparent price. The two articles of coffee and India rubber from Brazil—a total value of nearly \$144,000,000—are thus greatly overvalued in paper in the returns and to the extent of more than 100 per cent on the real value.

It would be interesting to take a number of articles admitted free of duty, or under a specific duty, from these countries of depreciated paper and show how they have been altered in value through this administrative blunder. But when it is considered how wide a range must be covered in the imports from other countries, covering an extensive schedule of articles that come in under our tariff free of duty or subject to a specific duty, it becomes out of the question to apply a rigid rule of correction. I have, therefore, taken the aggregate of coffee and India rubber imports from Brazil alone—\$144,000,000—as the basis of a general estimate, and believe that the values of the total imports into the United States during the fiscal year 1893 should be reduced \$75,000,000. This general estimate is also based upon a belief that it will allow for the change in values in all articles, other than coffee and India rubber, coming from the thirteen countries named and entered in different methods at the customs ports of the United States. It is based on a principle of general compensation. I have therefore reduced the total value of imports of merchandise by \$75,000,000, thus making the following change in the so-called balance of trade:

Merchandise.	Uncorrected.	Corrected.
Imports	\$941, 400, 922 847, 665, 194	\$866, 400, 922 847, 665, 194
Excess of imports	93, 735, 728	18, 735, 728

I also propose to reduce each of the two items of coffee and India rubber imported from Brazil, the one by 52 per cent and the other by 50 per cent—these being fair allowances, and if anything under, rather than above, the true percentages. To do more than this would expose me to errors and contradictions, however desirable other modifications might appear to be.

The returns of certain items of trade of 1893 must, therefore, remain open to suspicion; and this administrative error, although noted early in the fiscal year 1893, has been allowed to run so long as to make the details of that year in articles imported free of duty or subject to specific duty from the countries of depreciated paper money very unsafe when used in comparison with the details of a former year.

The matter has been submitted to the Department of State, and, by agreement with that Department, every precaution taken to provide against a repetition of such an error. Under the new regulations a consular currency certificate will be required for all classes of goods from countries of depreciated currency, but without fee, thus effecting the object of the circular of February, 1892, and at the same time giving the values expressed in invoices the official basis they formerly had.

Yours, respectfully,

WORTHINGTON C. FORD. Chief of Bureau.

Hon. J. G. CARLISLE. Sceretary of the Treasury.

[Senate Ex. Doc. 194, Fifty-third Congress, second session.]

Letter from the Secretary of the Treasury in response to the Senate resolution of June 13, 1894, transmitting a statement of the amount of gold coin received into the Treasury and subtreasuries since November 1, 1898, from what sources received, what payments or redemptions have been made in gold coin or bullion, and other information called for by the resolution.

TREASURY DEPARTMENT, July 10, 1894.

I have the honor to transmit herewith three tabular statements in response to the following resolution of the Senate, dated June 13, 1894:

"Resolved, That the Secretary of the Treasury is directed to send to the Senate a statement in answer to the following questions:
"First. What amount of gold coin has been actually received into the Treasury and the subtreasuries of the United States since the 1st day of November, 1893, and on what account the same has been received.

"Second. What part of the coin so actually received has been obtained from the

sale of bonds of the United States, and to what persons, banking houses, banks, or corporations said bonds were sold and delivered, naming them.

"Third. What payments or redemptions have been made in gold coin or bullion by the Treasury or subtreasuries of the United States since the 1st day of November. 1893, and what are the several descriptions of the obligations of the United States, and the amount of each of such classes of obligations, to which such payments or redemptions have been applied, and the names of the persons, banks, bankers, or corporations on whose demand, or to whom such payments or redemptions have been made or applied, with the dates of such redemptions or payments.'

The answer to the third question is incomplete in some of the details referred to.

but is as full as it can be made from the records.

Respectfully, yours,

J. G. CARLISLE. Secretary.

The President of the Senate.

I.—Amount of gold received into the Treasury and subtreasuries of the United States on each account from November 1, 1893, to June 13, 1894.

Account.	Amount.	
natoma	\$9, 898, 749, 8	
nternal revenue.		
sale of 5 per cent bonds		
Miscellanonus.		
Freasurer's transfer account.		
Post-Office Department account		
J. S. disbursing officers' accounts	656 127.0	
Fransfers from depository banks		
Redemption and exchange account:	5,000,100.2	
National-bank notes	5, 180, 0	
United States notes.		
Treasury notes of 1890	1, 918, 600, 0	
Gold certificates		
Silver certificates		
Gold coin		
Standard silver dollars	21, 109, 0	
Fractional silver coin		
Minor coin		
Gold bars for manufacturers.		
Bullion acquired by mints and assay offices	2, 438, 534, 6 17, 070, 6 72, 9	
Dutiion acclured by intines and assay onices	11,010,612.9	
Total	113, 529, 715. 9	

II.—Amount of gold obtained from purchasers of United States bonds, from November 1, 1893, to June 13, 1894.

Purchaser.	Amount.	Purchaser.	Amount.
TREASURY AT WASHINGTON.		SUBTREASURY AT PHILADELPHIA.	
Albert J. Buehler, Washington,		Emory Freed & Co., Philadelphia,	
D. C. John A. Jones, Washington, D. C.	\$469.09	Pa	\$23, 675. 00
Rev. V. L. Schmitt, Washington, D.C.	251.85	Independence National Bank, Phil- adelphia, Pa	211, 002. 50
D.C.	360.00	Sailer & Stevenson, Philadelphia,	211, 002. 50
Henry McEnroe, Washington, D. C.	357.30	Pa '	117, 280. 00
Laura J. Crawford, Washington,	300, 25	First National Bank, Minersville,	48 005 00
D. CI, Wind, Huntsville, Ala	59. 05	The Girard Life Insurance An-	47, 385. 00
Geo. D. Hawks, Weldon, N. C	355. 50	nuity and Trust Co., of Philadel-	
A. W. Evans, Elkton, Md	392. 50	phia, Pa	55, 535, 00
Jas. Conway, Harpers Ferry, W.Va. Wm. B. Mathews, Washington,	1,760.00	First National Bank, Milford, Del. James Spear, Philadelphia, Pa	17, 595. 00
D. C	354.42	Bradford National Bank, Brad-	24, 015. 00
Wm. T. Owsley, Washington, D. C.	531, 76	ford, Pa	29, 650. 00
C. J. Cooper, Oxford, N. C	115.00	Do	29 , 530. 0 0
H. O. Hall, Washington, D. C	175. 00 1, 644 , 27	Katherine Gibbon, Philadelphia,	1, 775, 00
·		Irvin H. Bright, Tamaqua, Pa	234.00
Total	7, 125. 99	A. C. Downer, Philadelphia, Pa	2, 365. 00
SUBTREASURY AT BALTIMORE.		Total	560, 041. 50
Drovers and Mechanics' National		SUBTREASURY AT NEW YORK.	
Bank, Baltimore, Md	20, 523. 00		
Harriet Kelly, Baltimore, Md W. D. Nierste, Baltimore, Md	404.00 60.00	United States Trust Co., New York. Chase National Bank, New York.	2, 775, 228, 86 555, 057, 49
J. J. Sweeney, Baltimore, Md	2, 360, 00	Manhattan Trust Co., New York.	277, 493, 44
Alexander Seibold, Baltimore, Md.	3, 553.00	Mechanics' National Bank, New	200, 200, 22
Kummer & Becker, Baltimore, Md. Eutaw Savings Bank, Baltimore,	11, 780. 00	York	555, 057. 4 9
Md	117, 300. 00	Brooklyn Trust Co., Brooklyn, N. Y.	222, 034, 72
L. J. Lederer, Baltimore, Md	117.00	Gallatin National Bank, New York.	444, 069, 45
Frank, Rosenberg & Co., Baltimore.		Sixth National Bank, New York	·
Manufacturers' National Bank, Bal	21, 795. 00	Bank of Manhattan Company, New York	55, 523, 34 555, 057, 49
timore, Md.	29, 389. 00	National Bank of Commerce, New	000, 007. 48
		York	1, 110, 114. 99
Total	207, 281. 00	New York Life Insurance and	

II .- Amount of gold obtained from purchasers of United States bonds, etc.-Continued.

Purchaser.	Amount.	Purchaser.	Amount.
SUBTREASURY AT NEW YORK—con- tinued.		SUBTREASURY AT NEW YORK—con- tinued.	
Fifth Avenue Bank, New York Phenix National Bank, New York.	\$355, 057, 49 55, 523, 34	G. J. Van Schott, Passaic, N. J Brown Bros. & Co., New York H. G. Trevor, New York	\$710.33
National Citizens' Bank, New York	110, 988, 05	H. G. Trevor. New York	851, 842, 43 55, 532, 45
Scaboard National Bank, New		J. D. Probat & Co., New York	777, 219. 92
York	222, 034, 72 1, 110, 114, 99	Rochester Trust and Safe Deposit Co., Rochester, N. Y., through	
National City Bank, New York S hafer Bros., New York United States Mortgage Co., New	110, 988. 05	National Bank of Commerce	111, 006. 30
United States Mortgage Co., New		Hanover National Bank, New York.	29, 320. 20
York	586, 442. 56	Bolognesi, Hartfield & Co., New	11 200 00
York	277, 499. 43	York	11, 728, 08 590, 28
Continental National Bank, New	,	J. W. Crosby, New York	590, 28
York, attorney for German		National Park Bank, New York	1, 110, 297. 41
American Savings Bank, Bur- lington, Iowa	11, 081. 21	National Bank of Commerce, New York	90 614 16
E. H. Bonner & Co., New York	5, 866. 92	E. Rollins Morse & Bro., Boston.	29, 514. 15
Kuhn, Loeb & Co., New York	1, 665, 172, 48	E. Rollins Morse & Bro., Boston, Mass., through National Bank of	
Hallgarten & Co., New York	277, 499, 43	Commerce, New York	284, 633, 50
Ington, Iowa. E. H. Bouner & Co., New York Kuhn, Loeb & Co., New York Hallgarten & Co., New York Central National Bank, New York. Farmers Loan and Trust Co., New	1, 110, 114. 99	Commerce, New York	11, 846. 70
	2, 220, 229, 98	Mass., through Fourth National Bank, New York	
Union Trust Co., New York Morton, Bliss & Co., New York Importers and Traders' National	2, 775, 228, 86	Bank, New York	471, 976. 80
Morton, Bliss & Co., New York	555, 0 57. 49	Albany County Savings Bank, Al-	99 199 17
Rank Now Vork	1, 110, 114, 99	Adolf Rothbarth, New York	82, 122. 17 594. 70
Vermilye & Co., New York	555, 0 57, 49	Albany County Savings Bank, Albany N. Y. Adolf Rothbarth, New York M. J. Hess, New York	60. 03
Vermilye & Co., New York Speyer & Co., New York Bank of America, New York Bank of British North America,	1, 110, 114, 99	David King, ir., gilardian (New	47 000 41
Rank of British North America.	535, 057. 49	York Life Insurance Trust Co.) G. Schreitmiller, New York	47, 226. 41 118. 07
MOW I OLK HEADON	293, 221. 27		333, 104, 87
Naumburg, Lauer & Co., New		Baring, Magoun & Co., New York.	82, 103, 31
York	110, 988. 05	Bating, Magoun & Co., New York. Brown Bros. & Co., New York. Fallkill National Bank, Pough-	117. 290. 44
New York agency	293, 346, 15	keepsie, N. Y., through Chase	
L. von Hoffman & Co., New York.	777, 092. 23	keepsie, N. Y., through Chase National Bank, New York East Tennessee National Bank,	117; 317. 29
American Exchange National Bank, New York	2 201 540 40	East Tennessee National Bank,	
Heidelbach, Ickelheimer & Co.,	3, 361, 54 6, 49	Knoxville, Tenn., through Chase National Bank, New York	58, 783. 47
New York	833 022,77	International Trust Company, Bos-	00, 1001 11
Do Park Name Vonk	234, 577. 01	ton, Mass., through Fourth Na- tional Bank and the National Bank of the Republic, New York	
Fourth National Bank, New York. Chemical National Bank, New	1, 110, 114. 99	Rank of the Republic New York	586, 591, 96
Vark	1, 110, 114. 99	Lazard Frères. New York	499, 715. 93
Bank of the State of New York, New York		W. Graves & Co., Frankfort, N. Y. Farmers' National Bank, Hudson,	1, 205 62
New York National	110, 988. 05	N. Y	7, 683. 96
Banking Association, New York.	555, 057, 49	Hambleton & Co Reltimore Md	7,000.00
I. & S. Wormser, New York	1, 110, 114. 99	through Chase National Bank, New York	
Banking Association, New York. I. & S. Wormser, New York. Peoples' Bank, New York. National Shoe and Leather Bank,	222, 034. 72	J. E. Tower, New York	118, 188. 23 58. 66
	234, 577. 02	Brown Bros. & Co., New York	146, 625, 10
Merchants' National Bank, New		Hanover National Bank, New York	586, 500. 39
York	555, 057. 49	National Bank of Redemption, Bos- ton, Mass., through Fourth Na-	
York New York Security and Trust Co., New York	555, 057. 49	tional Bank, New York	235, 192. 95
Hanover National Bank, New	•	Lazard Frères, New York	610, 722. 86
York	555, 057. 49	I MATCHANTA NACIONALIBANA, MIGGIA-I	
Name Vork	555, ú57. 49	town, Ohio, through First and Third National Banks, New York.	171, 844. 62
Morris Mark, Herkimer, N. Y	117, 298. 14	Louis Schraidt, New York	118.08
Morris Mark, Herkimer, N. Y Peoples' Trust Co., Brooklyn, N. Y. State Trust Co., New York	586, 365, 79	Mrs. R. C. Todd. Asbury Park. N. J.	60 . 04
State Trust Co., New York	277, 522, 23 33, 305, 01	Baring, Magoun & Co., New York.	195, 496.64
Hudson River Bank, New York Maier Berliner, New York	5, 287, 22	Kidder, Peabody & Co., Boston, Mass., through Bank of New York National Banking Associ-	
Van Schaick & Co., New York	5, 864. 91 222, 052. 96	York National Banking Associ-	
White & Hartshorne, New York Metropolitan Trust ('o., New York	222, 052. 96 277, 522. 25	ation, and Central National Bank, New York	524, 022. 49
New York Life Insurance Co.,	211,022.20	Merchants' National Bank, Middle-	ver, vec. 99
New York	3, 330, 559. 99	town, Ohio, through First Na- tional Bank and Importers and	
L. von Hoffman & Co., New York. J. & W. Seligman & Co., New	351, 819. 48	tional Bank and Importers and Traders' National Bank, New	
York	1, 110, 206, 20	York	50, 267. 20
Hanover National Bank, New York	110, 997. 18	York Evening Post Publishing Co., New York	
		I New York	27, 748. 32
United States Mortgage Co., New York	50.00	Bolognesi, Hartfield & Co., New	21, 170.02

II .- Amount of gold obtained from purchasers of United States bonds, etc. - Continued.

Purchaser.	Amount.	Purchaser.	Amount.
SUSTREASURY AT NEW YORK-con- tinued.		SUBTREASURY AT NEW YORK—pon- tinued.	
Hanover National Bank, New York Franklin Bank, St. Louis, Mo.,	\$383, 724, 44	Less not recorded by items: Gold certificates \$5, 151, 310.00	
Franklin Bank, St. Louis, Mo., through American Exchange Na- tional Bank, New York	118, 103. 77	Silver and minor coin 18.83	
Washington. D. C., through New			\$5, 151, 828. 8
York Life Insurance Fruit Co	23, 622, 64 234, 677, 23 708, 68	Net total of gold	47, 021, 026. 0
Brown Bros. & Co., New York George M. Wright. New York Mrs. S. H. Dewey, New York Muller, Schall & Co., New York	708. 68 111, 070. 12	R. L. Day & Co., Boston, Mass	1, 110, 200. (
Fristoeru r. Temus men 'Samunt'	471.75	Kidder, Peabody & Co., Boston, Mass	1, 437, 600.
N.J Brown Bros. & Co., New York D. B. Freeman, East Saginaw, Mich., through Chase National Bank, New York Hawley C. White, North Benning- ton, Vt., through First National Bank, New York	260, 161. 07	E. Rollins Morse & Co., Boston.	352, 180. (
Mich., through Chase National Bank New York	11, 089. 41	Mass New England Trust Company, Boston Mass	588, 080. 0
Hawley C. White, North Benning- ton, Vt., through First National	22,000.22	Boston, Mass. Bay State Trust Company, Boston, Mass.	170, 820.
Bank, New York Charles A. Wiseman, New York Eleanor M. Cronin, New York Eleanor M. Back	5, 574. 04 355. 62	Lee. H gginson & Co., Boston, Mass. J. H. Hecht, Boston, Mass	293, 200, 0 58, 800, 0
	81, 805. 66	Peoples' Trust Company, Farm- ington, Me	23, 432. 5
Tex., through National Park Bank, New York	35 , 290, 17	Lawrence National Bank, Law- rence, Mass. Traders National Bank, Lowell	23, 450. (
C. F. Southmayd, New York First National Bank, Brewsters,	11, 824. 16	N1999	10,500.0
N. Y., through Continental National Bank, N. Y.	23, 628. 30	D. W. Cosgrove, Morlboro, Mass E. W. Townsend, Salmon Falls, N. H	1, 760. 0 55. 0
ton, Kans., through Importers and Traders' National Bank, New		W. H. Stuart, Richmond, Me	1, 110.
York Charles C. Burke, New York	29, 410, 87 5, 871, 65	Total	4, 071, 277.
Silas Weaver, East Greenwich, R. I. through First National Bank	·	SUBTREASURY AT CINCINNATI.	
New York	22, 248. 45	Ohio Valley National Bank, Cin-	
and Trust Co., New York	5, 576. 79	German National Bank, Cincin-	75, 000.
Frank Rosenberg & Co., Baltimore, Md., through National Citizens'	94, 575. 80	nati, Ohio First National Bank. Cincinnati,	27, 500.
Bank, New YorkL. W. Morrison, New York	146. 839. 77	Ohio	132, 910. (117, 280. (
Mo., through Hanover National	29, 362. 88	James Levy & Bro Cincinnati,	11, 800.
Bank, New York	20,002.00	M. J. Brett, Washington, Ind W. J. Neil, Buchtel, Ohio C. F. Trautman, Shepherdsville,	600. (2, 875. (
America, New York	117, 510. 56	K T	3, 535.
Bolognesi, Hartfield & Co., New	1, 115. 91	Bullitt County Bank, Shepherds- ville, Ky) 0,000.
York	10, 161. 46	Ohio	11, 965.
through A. M. Kidder & Co., New York	118, 020. 93 11, 752. 92	Ella P. Carnahan, Findlay, Ohio	384, 125. (
A. J. Mayer. New York	293, 760. 80	Total	004, 120.
mond, Va., through Mechanics' National Bank, New York	58, 764. 60	SUBTREASURY AT CHICAGO.	
Planters' National Bank, Richmond, Va., through Mechanics' National Bank, New York		Merchants' Loan and Trust Com- pany, Chicago, Ill	293, 915. (
Northwestern National Bank, West	236, 547. 14	pany, Chicago, Ill. B. E. Tilden. Chicago, Ill. J. Tauber, Eau Claire, Wis	10, 030. (590. (
Superior, Wis., through National Park Bank, New York	29, 524, 96	J. C. O'Connor, Joliet. Ill	60. 590.
Northwestern National Bank, West Superior, Wis., through National Bank of the Bannblio New York	22 574 PO	Columbia National Bank, Minneap- olis. Minn	546.
Bank of the Republic, New York. Merchants' National Bank, Richmond, Va., through Central National Bank, New York	88, 574. 89	Jay Brooks, Chicago, Ill	600. 0 1, 008. 0 357. 0
	117, 558, 07	Goorgo is storgan, rutton, ili	1 551.1

II .- Amount of gold obtained from purchasers of United States bonds, etc .- Continued.

Purchaser.	Amount.	Purchaser.	Amount.
SUSTREASURY AT ST. LOUIS.		SUBTREASURY AT SAN FRANCISCO.	
Stanley & Hume, Wichita. Kans	\$10,000.00	First National Bank, San Fran-	
C. F. Spurgin, Kinsley, Kans	880. 00	cisco, Cal	\$117, 291. 0
W. B. Newbert, Kansas City, Mo	470.00	W. E. Hazeltine, Prescott, Ariz	11, 088. 50
Franklin Bank, St. Louis, Mo	20, 000, 00	Merchants' National Bank, San	
National Bank of Commerce, St.	40 #30 00	Diego, Cal	55, 591. <i>7</i>
Louis, Mo	62, 730. 00	(Pada)	100 001 0
	100, 00	Total	183, 971. 3
Kans	100.00	RECAPITULATION.	
Total	94, 180. 00	RECAPITULATION.	
1000		Treasury at Washington	7, 125, 99
SUBTREASURY AT NEW ORLEANS.		Subtreasury at Baltimore	207, 281, 00
		Philadelphia	560, 041, 50
Ernest J. Hardtner, Pineville. La	2, 346. 72	New York	47, 021, 626, 00
T. M. Moseley, West Point, Miss.,		Boston	
through Hibernia National Bank,		Cincinnati	
New Orleans, La	1, 173. 31	Chicago	307, 696. 00
Irving S. Lothrop, Dalcour, La.,		St. Louis	
through Hibernia National Bank,	4 604 04	New Orleans	
New Orleans La	4, 694. 24	San Francisco	183, 971. 32
L Wormser & Bro., Jeanerette, La., through Hibernia National		Total	7 L JEO 001 01
Bank, New Orleans, La	4, 725, 66	LUGAL	5., 850, 264. 24
Dank, MON OHORIES, Da	3, 720.00	I	
Total	12, 939, 93		

NOTE.—In addition to the amount of gold coin above mentioned there was received the sum of \$5,810,420 in gold cortificates and \$233.39 in other kinds of money, making the total amount received in payment for these bonds \$58,660,917.63.

III.—Payments and redemptions made in gold by the Treasury and subtreasuries of the United States from November 1, 1893, to June 13, 1894.

Account.	Amount.
rafts, interest checks, and coupons	\$3, 802, 164.
reasurer's transfer account	
ost-()ffice Department account	1, 474, 510.
S. disbursing officers' account	
mount paid to settle balances at New York through clearing house	43, 066, 175.
elemption and exchange account:	20, 000, 210.
National-bank notes	21, 485.
United States notes	55, 571, 210.
Treasury notes of 1890.	
Gold certificates.	1, 025, 575.
Silver certificates	1, 023, 375. 53, 755.
Gold coin.	
Standard silver dollars	
Fractional silver coln	
Minor coin	
Gold bullion	5, 573, 878.
Gold bars delivered to manufacturers	
Loss on recoinage of gold coin	2, 476.
Total	139, 784, 411.

Names of persons, banks, bankers, and corporations to whom payments of gold have been made in redemption of the obligations of the United States, with the dates of such redemptions or payments.

SUBTREASURY AT BALTIMORE.

[Gold paid in redemption of Treasury notes.]

Date.	Name.	Amount.
	Hambleton & Co. Mrs. M.J. Hogg American National Bank Eutaw Savings Bank	1, 365. 00
	Total	

SUBTREASURY AT PHILADELPHIA.

[Gold paid in redemption of Treasury notes.]

1890			
Nov. 1	1907	. 1	
Dec. 18			#905 AA
1884			
Jan. 15			3, 000.00
Peb. 12			4 200 00
Feb. 12			
Feb. 12			
Parmers and Mechanics' National Bank 15,000,000 20,	Fah		
21		20 Farmers and Machanics' National Rank	
10 10 10 10 10 10 10 10			
Mar. 1			
### Parmers and Mechanics' National Bank			
Mar. 1 20,000.00 3 10,000.00 3 10,000.00 5 Farmers and Mechanics' National Bank 5,000.00 8 40 9,300.00 9 5,000.00 12 5,050.00 13 Central National Bank 25,000.00 14 40 40 5,000.00 15 Central National Bank 20,000.00 16 20,000.00 19 20,000.00 20 5,000.00 20 20 20 Farmers and Mechanics' National Bank 10,000.00 21 Central National Bank 5,000.00 22 4 10,000.00 23 Farmers and Mechanics' National Bank 10,000.00 23 Farmers and Mechanics' National Bank 5,000.00 24 Farmers and Mechanics' National Bank 6,000.00 23 Farmers and Mechanics' National Bank 5,000.00 23 Farmers and Mechanics' National Bank 6,000.00 <		27 Farmers and Mechanics' National Bank	
Farmers and Mechanics' National Bank			
10,000.00 5		2 Farmers and Mechanics' National Bank	
5 5,000.00 8		3	
6 Farmers and Mechanics' National Bank 5,000,00 8 do 9,300,00 9		5	
Social Contral National Bank 5,000.00 12 13 14 15 15 15 15 15 15 15		6 Farmers and Mechanics' National Bank	
12		8do	
12		9	
Farmers and Mechanics' National Bank			
14		13 Central National Bank	25, 000, 00
15		13 Farmers and Mechanics' National Bank	
16		14do	5, 000. 00
19		15 Central National Bank	
Farmers and Mechanics' National Bank 10,000.00			
20		19	
Central National Bank 5, 400, 00			
22			
24 10,000.00 26 Farmers and Mechanics' National Bank 10,000.00 27 20,000.00 28 Farmers and Mechanics' National Bank 5,000.00 29 Farmers and Mechanics' National Bank 5,000.00 30 .do 10,000.00 Apr. 4 4,980.00 4 5,000.00 11 5,000.00 12 5,000.00 13 Central National Bank 15,000.00 16 Philadelphia National Bank 25,000.00 19 5,000.00 19 5,000.00 19 5,000.00 19 5,000.00 19 5,000.00 19 5,000.00 19 5,000.00 20 Philadelphia National Bank 25,000.00 21 Central National Bank 5,000.00 22 Philips & Jacobs 5,000.00 23 Philips & Jacobs 5,000.00 24 Central National Bank 10,000.00 25 000.00 26 000.00 <tr< td=""><td></td><td>Central National Bank</td><td></td></tr<>		Central National Bank	
Farmers and Mechanics' National Bank 10,000.00			
27		24	
Farmers and Mechanics' National Bank		Farmers and Mechanics National Bank	
Central National Bank 5,000.00		60 Farman and Machanian Variant Back	
Farmers and Mechanics' National Bank 5,000.00		20 Farmers and mechanics National Bank	
30		20 Central National Dank	
30 Central National Bank 5,000. 00			
Apr. 4 4,880,00 9 5,000,00 11 5,000,00 12 Central National Bank 15,000,00 16 Philadelphia National Bank 40,000,00 18 Central National Bank 25,000,00 20 6,000,00 21 Central National Bank 25,000,00 22 Philadelphia National Bank 5,000,00 23 Philipa & Jacobs 5,000,00 23 Philipa & Jacobs 5,000,00 24 Central National Bank 10,000,00 25 Western National Bank 10,000,00 25 10,000,00 27 Central National Bank 3,000,00 28 do 1,000,00 28 1 5,000,00 28 1 5,000,00		On Cantual National Ponk	
1			
11	æpr.		
13 Central National Bank 15,000.00 16 Philadelphia National Bank 25,000.00 19 5,000.00 20			
Philadelphia National Bank 25,000.00 19		13 Cantral National Bank	
18 Central National Bank 25,000.00 19 5,000.00 20 6,000.00 21 Philadelphia National Bank 25,000.00 22 Central National Bank 55,000.00 23 Western National Bank 10,000.00 24 Central National Bank 10,000.00 25 Central National Bank 10,000.00 26 Central National Bank 10,000.00 27 Central National Bank 3,000.00 28 de 1,000.00 29 day 1 1 5,000.00 20 day 1 1 5,000.00 21 Central National Bank 3,000.00 22 Central National Bank 3,000.00 3 Central National Bank 3,000.00 4 Central National Bank 3,000.00 5 Central National Bank 3,000.00 6 Central National Bank 3,000.00 7 Central National Bank 3,000.00 8 Central National Bank 3,000.00 8 Central National Bank 3,000.00 9 Central National Bank 3,000.00 1 Central National Bank 3,000.00 1 Central National Bank 3,000.00 1 Central National Bank 3,000.00 1 Central National Bank 3,000.00 1 Central National Bank 3,000.00 1 Central National Bank 3,000.00 1 Central National Bank 3,000.00 20 Central National Bank 3,000.00 21 Central National Bank 3,000.00 22 Central National Bank 3,000.00 23 Central National Bank 3,000.00 24 Central National Bank 3,000.00 25 Central National Bank 3,000.00 26 Central National Bank 3,000.00 27 Central National Bank 3,000.00 28 Central National Bank 3,000.00 29 Central National Bank 3,000.00 20 Central National Bank 3,000.00 25 Central National Bank 3,000.00 26 Central National Bank 3,000.00 27 Central National Bank 3,000.00 28 Central National Bank 3,000.00 20 Central National Bank 3,000.00 20 Central National Bank 3,000.00 20 Central National Bank 3,000.00 20 Central National Bank 3,000.00 20 Central National Bank 3,000.00 20 Central National Bank 3,000.00		16 Philadelphia National Bank	
19		18 Central National Bank	
20			
Philadelphia National Bank 25,000,00 Central National Bank 5,000,00 Western National Bank 10,000,00 Philipa & Jacobs 5,000,00 Central National Bank 10,000,00 Western National Bank 10,000,00 Central National Bank 10,000,00 Central National Bank 3,000,00 Central National Bank 3,000,00 Central National Bank 3,000,00 Central National Bank 3,000,00 Central National Bank 3,000,00 Central National Bank 3,000,00 Central National Bank 3,000,00 Central National Bank 5,000,00 Central National Bank 3,000,00 Cent		20	
Central National Bank 5,000.00		21 Philadelphia National Bank	
23 Western National Bank 10,000,00 23 Philips & Jacobs 5,000,00 24 Central National Bank 10,000,00 25 10,000,00 27 Central National Bank 3,000,00 28 4ay 1 5,000,00 28 29 20 20 21		21 Central National Bank	
Philips & Jacobs 5,000.00		23 Western National Bank	
24 Central National Bank 10,000.00 25 Western National Bank 10,000.00 27 Central National Bank 3,000.00 28 de 1,000.00 May 1 5,000.00			
25 10,000,00 27 Central National Bank 3,000,00 1,000,00 28 1 5,000,00 5,000,00			10,000.00
27 Central National Bank 3,000.00 1,		25 Western National Bank	10, 000, 00
28do		25	
May 1 5,000.00			
3	May		
	•	3	3, 000 . 0 0

SUBTREASURY AT PHILADELPHIA-Continued.

Date.	Name.	A mount.
1894.		42 500
8 4 4 5	Philadelphia National Bank Quitral National Bank	\$7,500,00 30,000,00 5,000,00 5,000,00
7 8 9	Philadelphia National Bank Central National Bank	5, 000, 00 5, 000, 00 25, 000, 00 10, 000, 00
9 10 10	Western National Bankdo. Farmers and Mechanics' National Bank	10, 000, 00 2, 400, 00 7, 570, 00
11 14 15	Central National Bank.	5, 000, 00 5, 350, 00 2, 790, 00
17 17 18	Central National liank.	10, 000, 00 125, 00 1, 400, 00
19 21 21	Western National Bank Central National Bank	10, 900, 00 15, 000, 00 5, 520, 00
22 23 23 28 24 24 24 25 25 25	Philadelphia National Bank Girarl National Bank 	25, 000. 00 10, 000. 00 10, 000. 00
23 23 24	Western National Bank Central National Bank do Farmers and Mechanics' National Bank	2, 000. 00 2, 250. 00 8, 150. 00
24 24 25	Girard National Bankdo	10, 000, 00 5, 000, 00 5, 000, 00
25 25 26 26	Central National Bank	6, 760. 00 1, 700. 00 1, 200. 00 6, 000. 00
28 28 28 29	Central National Bank Girard National Bank	15, 750, 00 9, 800, 00 6, 170, 00
29 31 81	Central National Bank Philadelphia National Bank Western National Bank	10, 000, 00 15, 000, 00 5, 000, 00
June 1	Girard National Bank do do do do do do do do do do do do do	7, 650. 00 6, 250. 00 4, 500. 00
4 5 6	Farmers and Mechanics' National Bank Girard National Bank Farmers and Mechanics' National Bank	10, 000, 00 7, 000, 00 8, 700, 00
7 7 7	Philadelphia National Bank. Girard National Bank. Central National Bank.	20, 000. 00 1, 200. 00 1, 500. 00
8 9 11	Girard National Bankdo	2, 540, 00 6, 000, 00 8, 250, 00
11 11 12	Central National Bank Girard National Bank	15, 000, 00 80, 00 4, 350, 00
12 13 18	Philadelphia National Bank Farmers and Mechanics' National Bank	45.00 15,000.00 10,500.00
13 14 14	Girard National Bankdo	3, 500, 00 3, 500, 00 10, 000, 00
15	Girard National Bank	1, 750, 00 960, 715, 00

SUBTREASURY AT NEW YORK.

[Gold paid in redemption of United States notes and Treasury notes.]

Dat	te.	Name.	United States notes.	Treasury notes.
189	4.	7.40 W	4150 000	****
Feb.	2	I. & S. Wormser	\$150,000	\$500, 000
	2	Union Trust Co.		200, 000 1, 000, 000
	2	Union Trust Co. United States Trust Co.		400,000
	2	Central National Bank	70,000	230,000
	2	Bank of America Bank of Maphattan Co	330, 000 1, 000, 000	· · · · · · · · · · · · · · · · · · ·
	3	I & W Seligmen & Co	36,000	
	3	Bank of New York, National Banking Association	240, 000	
	233333333	J. & W. Seligman & Co	250, 000	
	3	Bank of America	1,000,000	014 000
	3	J. & W. Seligman & Co Bank of New York, National Banking Association J. & W. Seligman & Co. Bank of America J. & W. Seligman & Co. Bank of New York, National Banking Association	•••••	214, 000 160, 000
	5	Southern National Bank American Exchange National Bank United States Trust Co National Bank of Commerce	100,000	100, 000
	5	American Exchange National Bank	840,000	320, 000
	5	United States Trust Co	218,000	
	555555	I. & S. Wormser	85, 000	675, 000 110, 000
	5	Kuhn, Loeb & Co.		600,000
	6	Kuhn, Loeb & Co	1, 300, 000	700,000
	6	National Bank of Commerce	642,000	358, 000
	6	National Bank of Commerce. New York Scourity and Trust Co. Bank of New York, National Banking Association.	400, 000	154, 875
	7	Brown Bros. & Co.	151, 842	104, 670
	777	Brown Bros. & Co American Exchange National Bank National Bank of Commerce, New York Fourth National Bank	11,000	
	7	National Bank of Commerce, New York	100,000	15, 000
	7	Fourth National Bank	483, 822	00 500
	8	National Bank of Commerce	************	29, 500 30, 000
	7 7 8 8 8 8	United States National Bank Third National Bank National Bank of the Republic Fourth National Bank David King, jr., by New York Life Insurance and Trust Co. National Bank of Commerce	125,000	30,000
	8	National Bank of the Republic	15,000	81,000
	8	Fourth National Bank	350, 900	85, 000
	8	David King, jr., by New York Life Insurance and Trust Co	48, 000 50, 000	73, 000
	8	Chase National Bank	50,000	15,000
	8	H. B. Hollins & Co Fourth National Bank	40.000	
	8	Fourth National Bank	115,000	
	9	Burrill & Stitt Chase National Bank	100,000	• • • • • • • • • • • • • • • • • • • •
	9	Fourth National Bank	43, 000 618, 000	227, 000
	9	Bank of New York National Banking Association	50, 000	50,000
	9	H. B. Hollins & Co	40,000	
	10 10	Fourth National Bank Bank of New York National Banking Association H. B. Hollins & Co Importers and Traders' National Bank United States National Bank	50,000 100,000	•••••
	10	Third National Bank	200,000	
	10	Chase National Rank	180,000	
	10	Bank of New York National Banking Association. New York Security and Trust Co. American Exchange National Bank		84, 000
	12 12	New York Security and Trust Co	200, 000 118, 000	· · · · · · · · · · · · · · · · · · ·
	13	New York Life Insurance and Trust Co	24,000	• • • • • • • • • • • • • • • • • • • •
	13	Brown Bros. & Co	234,000	
	14	Brown Bros. & Co	61,000 110,000	50,000
	14 14	Brown Bros. & Co	110,000	150,000
	16	H. B. Hollins & Co. Importers and Traders' National Bank New York Security and Trust Co	50,000 29,000	
	16	New York Security and Trust Co	200,000	
	19	Muller, Schall & Co	10,000	
	20	C. C. Burke Importers and Traders' National Bank	5,500	· · · · · · · · · · · · · · · · · · ·
	20 20	Southern Netional Rank	10,000	
	23	Southern National Bank Mercantile National Bank	5, 000 135, 000	10.000
	27	Importers and Traders' National Bank Merchants' National Bank, Newark, N. J	10,000	
36	27	Merchants' National Bank, Newark, N. J	10,000	
Mar.	1 2	A. M. Kidder & Co	60,000 293,500	58, 000
	2	J. D. Probst & Co National Bank of the Republic Caldwell & Bunker	68, 500	20,000
	2	Caldwell & Bunker		11,700
	4	Central National Bank Importers and Traders' National Bank	117, 500	
	9 12	Importers and Traders' National Bankdo	10,000	
	13	Southern National Bank	10,000 8,000	
	17	Merchanta' Exchange National Bank	20. COO	
	20	Corn Exchange Ronk	270,000	
	21	Importers and Traders' National Bank	10,000	

SUBTREASURY AT NEW YORK-Continued.

Date.	Name.	United States, notes.	Treasury notes.
1894.			
21	Corn Exchange Bank		
21	Whitehouse & Co		· · · · · · · · · · · · · · · ·
22	Corn Exchange Bank	300,000	
22	National Broadway Bank	10,000	
26-	do	!	\$10,000
27	Importers and Traders' National Bank	10, 000	
27	National Broadway Bank		20, 000
29	Nesslage, Colgato & Co		12,000
29	National Broadway Bank		10, (00
30	Importers and Traders' National Bank		
Apr. 6	H. B. Hollins & Co	20.000	
12	Hanover National Bank	25, 000	
13	Bank of the State of New York	500, 000	
13	Hanover National Bank	225, 000	
21	United States National Bank	25, 000	
fay 5	Merchants' National Bank	200, 000	
5	Harvey Fisk & Sons		
24	dő		
une 12	National Bank of the Republic	100, 000	
	Total	13, 545, 664	6, 648, 075
	Grand total		20, 193, 739

[United States notes redeemed in gold for export.]

Date.	Name.	Amount.
1894.	Lawrence Turnure & Co.	\$100,00
17	do	250.00
20	National Bank of the Republic, for Bolton, Bliss & Dallet	100.0
pr. 13	Heidelbach, Ickelheimer & Co.	400.0
18	Ladenburg, Thalmann & Co	500. 0
14	Baring, Magoun & Co.	500, 0
19	J. & W. Seligman & Co.	60, 0
20	L. von Hoffman & Co.	500, 0
20	Heidelbach, Ickelheimer & Co.	1, 000, 0
20	Ladenburg, Thalmann & Co	1, 000, 0
20	Hoskier, Wood & Co	200, 0
21	National Bank of the Republic, for Bolton, Bliss & Dallet	100,0
27	Lazard Frères	750, 0
ay 1	do	920, 0
2	Heidelbach, Ickelheimer & Co	500, 0
8	Lazard Frères	930, 0
4	Hoskier, Wood & Co	350, (
4	Knauth, Nachod & Kuline	250, 0
4	Heidelbach, Ickelheimer & Co	1, 000, (
4	Baring, Magoun & Co	500, 0
4	Keasler & Co	300, 0
7	Heidelbach, Ickelheimer & Co	500, 0
. 7	Lazard Frères	700.0
9	Ladenburg, Thalmann & Co	750, 6
9	Kuhn, Loeb & Co	500, 0
9	Heidelbach, Ickelheimer & Co.	650, 6
.9	Bank of New York National Banking Association	100, 0
1 t	Ladenburg, Thalmann & Co.	1, 200, 0
ii	Hoskier, Wood & Co	500, 0 300, 0
ii	Hoskier, Wood & Co. (Treasury notes)	200, 0
ii	Heidelbach, Ickelheimer & Co.	700.0
16	L. von Hoffman & Co.	500, 6
16	Lazard Frères	1, 000, 0
16	Heidelbach, Ickelheimer & Co	500, 0
16	Ladenburg, Thalmann & Co.	500. 6
17	L. von Hoffman & Co.	500. 0
17	Heidelbach, Ickelheimer & Co	250, 0
17	Bank of New York National Banking Association, for Kidder, Peabody &	
••	Co., Boston.	500.0
18	Baring, Magoun & Co	500, 0
18	Knauth, Nachod & Kuhne	250. 0
18	Heidelbach, Ickelheimer & Co.	600, 0
18	Lazard Frères	1, 200, 0

SUBTREASURY OF NEW YORK-Continued.

Date.	Name,	Amount.
1894 21	Heidelbach, Ickelheimer & Co.	\$500,00
21	Ladenburg, Thalmann & Co	500, 00
21	L. von Hoffman & Co.	300, 00
22	Baring, Magoun & Co	500, 00
23	Lazard Frères	1,000,00
23	Ladenburg, Thalmann & Co	500,00
23	J. and W. Seligman & Co	300, 00
25	Knauth, Nachod & Kuhne.	250,000
25	Hoskier, Wood & Co	375, 00
25	L. von Hoffman & Co	250, 00
28	Heidelbach, Ickelheimer & Co	500, 00
28	Ladenburg, Thalmann & Co	500,00
29	Heidelbach, Ickelheimer & Co	600, 00
31	do	400,00
31	Ladenburg, Thalmann & Co	1,000,00
une 1	do	500, 00
1	Heidelbach, Ickelheimer & Co	1, 250, 00
1	Baring, Magoun & Co	500,00
4	Heidelbach, Ickelheimer & Co	400,00
4	Lazard Frères.	1, 000, 00
6	Ladenburg, Thalmann & Co	500,00
6	Heidelbach, Ickelheimer & Co	50 0, 000
6	Lazard Frères.	750, 00
8	Heidelbach, Ickelheimer & Co	1 000,00
8	Ladenburg. Thalmann & Co	500, 00
8	Lazard Frères.	1,000,000
11	Heidelbach, Ickelheimer & Co	1,000,00
13	Lazard Frères (\$500,000 returned June 14)	1, 250, 00
	Total	40, 235, 00

[United States notes and Treasury notes presented for redemption in gold coin to procure gold bars for manufacturing jewelers.]

Name.	18	93.	1894.	
тано.	Nov.	Dec.	Jan.	Feb.
Handy & Harmon	\$78,035	\$15, 190	\$30, 775	\$82, 325
W. Connor		1	10,505	10, 750
R. S. Williams	. 11,020	11, 155	5. 480	11, 32
Woolstein & Sulzberger	. 15, 515	 	20, 515	30, 513
Zimmerman & Forshay	39, 3:5	21, 715	21. 580	5, 216
Merchants' National Bank, Newark, N. J	. 86, 830	22, 240	11.860	34, 310
C. S. Videon	16, 635		5, 435	5, 570
German National Bank, Newark, N.J	15, 500	10,490	10,650	5, 510
F. L. Camm	. 16, 565		5, 510	16, 160
Nesslage, Colgate & Co	. 15, 395	5, 110	5, 130	15, 580
Carter, Sloan & Co	16, 195	11,080		15, 680
A. W. Johnston		16.560	27, 460	22, 13
J. Milleman		5, 520		5, 420
National State Bank, Newark, N. J		5, 965	5, 980	5, 998
First National Bank, New York	1		26, 585	15, 815
Fourth National Bank, New York		5, 200		
Hanover National Bank, New York				5 000
D. T. Pettit				8, 920
Total	358, 135	154, 730	187, 465	296, 220

SUBTREASURY AT NEW YORK-Continued.

[United States notes and Treasury notes presented for redemption in gold coin to procure gold bars
for manufacturing jewelers.]

		1894.			
, Name.	Mar.	Apr.	May	June (to 15).	
Handy & Harmon	\$56, 790	\$74, 200	\$63,050	\$39,560	
W. Connor	5, 305	5, 230	5, 190	5, 115	
R. S. Williams	11, 320	16,540	16, 835	5, 750	
Woolstein Sulzberger	20, 255	20, 405	15, 190	10, 235	
Zimmerman & Forshay	26, 355	21, 285	10, 165	5, 180	
Merchanta' National Bank, Newark, N. J	57, 270	89, 420	32, 980	17, 270	
C. S. Videon	10, 980	10,655	l. .	1	
F. L. Camm	5, 480	10,995	5, 460	5, 305	
Nesslage, Colgate & Co	20, 420	20,910	21, 595		
Carter, Sloan & Co	15, 795	10,900	15, 875	1	
A. W. Johnston	21, 975	22,660	82,695	10,920	
J. Milleman	5, 490	32,690	48, 175	15,985	
National State Bank, Newark, N. J	5,720	l	6,000	l	
First National Bank, New York	15, 490	15, 295	15,555	10, 5:.0	
Fourth National Bank, New York		5, 140	1		
Hanover National Bank, New York	5, 280	5, 160	5,095	1	
Jeunnot & Shiebler	5,330	5, 195		5, 170	
Total	289, 295	316, 680	294, 86J	131,020	
Total				2, 028, 405	

SUBTREASURY AT BOSTON.

[Gold paid in redemption of Treasury notes.]

Date.	Name.	Amount.
1891.		
Apr. 4	National Exchange Bank	\$10,000
5	do	10,000
6	do	10,000
7	do	10,000
.7	Tremont National Bank	5,000
11 11	ARIONAL EXCHENGE DRIK	10,000
11	Continental National Bank.	5,000 5,000
- 13	National Bank of Redemption.	10,000
14	Kidder, Peabody & Co.	625,000
16	National Exchange Bank	10,000
16	Tremont National Bank	5,000
16	National Bank of the Commonwealth	5, 000
20	Kilder, Peabody & Co	500, 000
23	National Exchange Bank	5, 000
24	do	15,000
May 4	Kidder, Peabody & Co	500,000
8	Washington National Bank	5, 000
14	National Bank of the Commonwealth	5,000
14	National Exchange Bank	5,000
16	do	
16	National Bank of Redemption	5,000
16	Shoe and Leather National Bank	10,000
17	do	5,000
21	do	10,000
21	National Exchange Bank	5,000
22	Second National Bank	50,000
22	Shoe and Leather National Bank	5,000
23	National Exchange Bank	30,000
24	Shoe and Leather National Bank	5,000
24	National Bank of Redemption	5,000
25	National Exchange Bank	5,000
29	Second National Bank	20,000
29	National Bank of Redemption	5, 000
June 2	Old Colony Trust Co	120, 000
7	First National Bunk	5, 000
.7	National Exchange Bank	5,000
11	Old Colony Trust Co	
11 12	National Exchange Bank Shoe and Leather National Bank	
13	Side Bid Leather Astronal Bank	5,000
13 14	National Bank of Redemption	5,000
14	National Exchange Bank.	10,000
49	Madulat Bathango Dana	10, 900
	Total	2, 185, 000

SUBTREASURY AT CINCINNATI.

[Gold paid in redemption of Treasury notes.]

Date.	Namo.	Amount.
8	Irwin, Ellis & Ballman	585

SUBTREASURY AT CHICAGO.

[Gold paid in redemption of Treasury notes.]

1894. Feb. 8	B. E. Tilden, Chicago	\$ 10, 01 5

[Senate Mis. Doc. 80, Fifty-third Congress, second session.]

The Vice-President presented the following letter from the Secretary of the Territory of Utah, forwarding memorial of the Territorial legislature in favor of silver coinage.

TERRITORY OF UTAH, OFFICE OF THE SECRETARY, Salt Lake City, February 1, 1894.

SIR: I have the honor to hand you herewith copy of memorial of the governor and legislative assembly of the Territory of Utah to the Congress of the United States urging the necessity of enacting at once such laws as may be necessary to open our mints to the coinage of silver without restriction at a ratio of sixteen of silver to one of gold.

Very respectfully,

CHARLES C. RICHARDS, Secretary of Utah.

The PRESIDENT OF THE SENATE.

MEMORIAL.

To the Congress of the United States:

Your memoralists, the governor and the legislative assembly of the Territory of Utah, would represent: That the commercial and manufacturing interests of the United States have been increasing at an unprecedented rate, and that this increase would naturally continue if not thwarted by sinister legislation.

That abundant money of ultimate redemption is necessary to the growth and stability of such business.

That accumulated capital can find secure and profitable investment only where commerce and ma sfacturers are secured stability of prices.

That gold and silver from time immemorial have been the money of ultimate redemption.

· That the demonetization of silver has wrought stagnation in business, a fall in

prices, and general financial distress. That the immediate remonetization of silver at a ratio with gold of 16 to 1 would revive the business of our country, afford its people money of ultimate redemption

sufficient for the necessities of commerce and trade, and thus open the way to the employment of all classes of our people. Your memorialists would, therefore, urge upon your attention the necessity of enacting at once such laws as may be necessary to open our mints to the coinage of silver, without restriction, at the ratio of 16 of silver to 1 of gold, and your memori-

alists will ever pray.

Resolved, That our Delegate in the House of Representatives be requested to present the foregoing considerations to the attention of the members of Congress, and to use all honorable means to attain the end sought.

Resolved, That a copy of the foregoing be transmitted to the President of the Senate, the Speaker of the House of Representatives, and the Hon. J. L. Rawlins. These resolutions shall be of force and effect from and after their approval.

A. B. EMERY, Speaker of the House.

M. A. BREKDEN President of the Council.

Approved January 25.

CALEB W. WEST. Gorernor

A true copy.

CHARLES C. RICHARDS, Secretary of Utah Territory.

I hereby certify that the within is a true copy of the original memorial No. 9, which originated in the House of the Thirty-first session of the Utah legislature, and refers to the remonetization of silver.

> C. E. STANTON Chief Clerk of the House of Representatives, Utah Territory.

> > [Indorsed.]

The within memorial was deposited and filed in the office of the secretary of the The within memorial was upposited and 3:20 o'clock, p. m.
Char HARLES C. RICHARDS.

Secretary.

[House Report No. 353, Fifty-third Congress, second session.]

COINAGE OF THE SILVER BULLION HELD IN THE TREASURY.

To accompany H. R. 4956.]

The Committee on Coinage, Weights, and Measures, to whom was referred House bill 4956, submit the following report:

The bill, No. 4956, provides for the issuing of silver certificates in amount equal to the gain or seignior ge that may accrue on the coinage of the silver bullion now in the Treasury, purchased under the act of July 14, 1890.

This seigniorage is stated by the Secretary of the Treasury in his last annual report to be \$55,156,861.

The object of the bill is to make immediately available for the current expenses of the Government this amount of money. The certificates are authorized to be issued on the bullion and in advance of the coinage should the exigencies of the Treasury require it. It is not likely, however, that this will be necessary, since the bullion may be coined at the rate of four to six millions per month if necessary. There is no question at all that the coinage can be executed far beyond any probability whatever of the demand for their redemption in silver dollars. The bill in no respect alters the final result that would be obtained by the execution of the law no respect alters the final result that would be obtained by the execution of the law of July 14, 1890, authorizing the purchase and disposition of this bullion. Section 3 of the act provides as follows:

"That the Secretary of the Treasury shall each month coin two million ounces of the silver bullion purchased under the provisions of this act into standard silver dollars until the first day of July, eighteen hundred and ninety-one, and after that time he shall coin of the silver bullion purchased under the provious of this act as much as may be necessary to provide for the redemption of the I sury notes herein provided for, and any gain or seigniorage arising from such coinage shall be accounted for and paid into the Treasury."

It is clear that this bullion was dedicated to the redemption of the Treasury notes issued in the purchase of the bullion by the coinage of the bullion for such redemption, and that the law itself provides for the payment of any gain or seigniorage into the Treasury.

The bill does not change the terms of the law in this respect, but simply hastens its execution. This view of the law is held by the Secretary of the Treasury and

so stated in his annual report, above mentioned, on p. 53, as follows:

"The act of July 14, 1890, that the Treasury notes issued in payment for silver bullion shall be redeemed in gold or silver coin at the discretion of the Secretary, and when so redeemed may be reissued; but the same act also provides that no greater or less amount of such notes shall be outstanding at any time than the cost of the silver bullion and the standard silver dollars coined therefrom then held in the Treasury purchased by such notes, and, consequently, when these notes are redeemed with silver coined from the bullion purchased under the act, they can not be reissued, but must be retired and canceled, for otherwise there would be a greater amount of notes outstanding than the cost of the bullion and coined dollars 'then held in the Treasury.' In this manner notes to the amount of \$2,625,984 have been retired and canceled since August last, and standard silver dollars have taken their place in the circulation."

As stated before, the bill does not change the final result that would follow from the execution of the act of July 14, 1890, but is designed to facilitate and hasten its execution. The fact that the Secretary of the Treasury has asked for the authority to issue two h undred millions' worth of short-time bonds, and for authority to use, at his discretion, the proceeds for the payment of the current expenses of the Government, is in itself a sufficient reason for the passage of the bill, thus utilizing the assets now in the Treasury instead of incurring the burden of a further bonded debt.

It is believed that the amount of funds provided by the bill will be ample to tide over any exigency that may arise until Congress shall meet next December. By that time we will be in a position to estimate with greater precision the effect the fiscal legislation of this session will have upon the revenues.

The following from the Director of the Mint will show approximately the amount

of silver dollars that can be coined per month:

"TREASURY DEPARTMENT, January 29, 1894.

"Hon. R. P. BLAND:

"Largest number of silver dollars coined in any one month under Bland act, \$3,600,265. Under Sherman act, \$2,676,000.

"R. E. PRESTON, "Director Mint."

No doubt by running extra hours near twice the amount could be coined. It is not at all probable that a demand for silver dollars will be equal in amount that might be coined from month to month. If such should be the case there could be no possibility of a demand that would endanger the policy of the bill, which is that the coin now held in the Treasury for the redemption of the certificates may be used.

the coin now held in the Treasury for the redemption of the certificates may be used.

The monthly statement for the past month of January shows that there are now in the Treasury 363,597,057 silver dollars; silver certificates outstanding against said coin \$336,919,504, showing a difference of \$26,677,553 of silver dollars in excess of silver certificates that are available for the redemption of the silver certificates.

of silver certificates that are available for the redemption of the silver certificates. Should it be necessary to issue \$55,000,000 worth of certificates in excess of the amount now authorized by law we would still have an ample reserve of coin in the Treasury for their redemption. The annual report of the Director of the Mint for the year 1893, on page 6, shows a total coinage of 419,332,550 standard silver dollars. If certificates to the amount were issued, together with the amount authorized by the bill, there would be, in round numbers, \$474,000,000 of certificates on a reserve of \$419,000,000 of coin.

This would be more than ample for all redemption purposes, but, as stated before, the bullion can be coined from time to time, so as to have a dollar in coin behind every certificate, at least this can be so after the first two or three months from the passage of the bill. Under existing law no particular silver dollar is held for the

redemption of any specified certificate.

The coin deposited is a special bailment or trust only in the sense that there shall be no more certificates issued than there are dollars held for purposes of redemption. The bill does not contemplate any change in this regard, except for a short period and for the special purpose of making immediately available the certificates issued on the gain or seigniorage specified.

It is recommended by the committee that the bill do pass.

VIEWS OF THE MINORITY.

There are in the U. S. Treasury 140,699,853 fine ounces of silver, for the purchase of which and other silver bullion heretofore coined there were given Treasury notes issued under the act of 1890, and of which \$153,085,151 are now outstanding.

This silver bullion now in the Treasury cost the Government \$126,758,280 and its coinage value is \$181,914,961, although its present market value is only \$97,156,052. Bearing these figures in mind, we proceed to the consideration of the bill referred to the committee.

Its propositions are twofold; first, the issuing of silver certificates against the "seigniorage," so called, and the subsequent coinage thereof, and second, the coin-

age of the silver bullion in the Treasury exclusive of the so-called "seigniorage" and the subsequent issuing of silver certificates therefor, and incidentally the destruction instead of the reissue of the Treasury notes thereafter redeemed.

It will be noticed that an entirely different order of proceeding is prescribed for different portions of the silver bullion on hand, divided by a supposed distinction between the "seigniorage" and the bulk of the bullion, and hence the two sections

of the bill, so distinct from each other, may be considered separately.

The first section deals with what is termed the "seigniorage," and proceeds on an tirely erroneous conception of what seigniorage is. Without going into the derivaentirely erroneous conception of what seigniorage is. Without going into the deriva-tion of the word or the learning of the lexicographers, it is safe to say that under every definition ever given in connection with money up to this time seigniorage is a result of coinage and only comes into existence when coinage has been actually com-An examination of the use of the word in our statutes will verify this asser-The act of 1890, under which all the bullion now in the Treasury was purchased, provides as follows:

"That the Secretary of the Treasury shall each month coin two million ounces of the silver bullion purchased under the provisions of this act into standard silver dollars until the first day of July, eighteen hundred and ninety-one, and after that time he shall coin of the silver bullion purchased under the provisions of this act as much as may be necessary to provide for the redemption of the Treasury notes herein provided for, and any gain or seigniorage arising from such coinage shall be accounted for and paid into the Treasury."

The act of 1878 provides "and any gain or seigniorage arising from this coinage shall be accounted for and paid into the Treasury as provided for under existing laws relating to the subsidiary coinage," and exactly the same phraseology is found in

the act of 1876, providing for the issue of certain silver coins.

Referring to the act of 1853, providing for this subsidiary coinage and being the first law authorizing the purchase of silver bullion for coinage purposes, we find it provided that the Director of the Mint "shall charge himself with the gain arising from the coining of such bullion into coins of nominal value exceeding the intrinsic value thereof."

Although this measure of the gain arising to the Government from silver coinage remained authoritative for twenty years, it is not accurate, as the "intrinsic" value was a varying element in the comparison and did not always mark thereal gain correctly. Hence, in the Revised Statutes of 1874, the phraseology was changed as follows: "The gain arising from the coinage of bullion purchased into coins of greater nominal or face value than the cost," and this may be accepted as the modern American idea of seigniorage. Hence it will be seen that there is and can be no "seigniorage" of bullion as long as it remains bullion, and the first section of the

bill seeks to deal with something which does not exist.

But the majority of the committee, erroneously as we think, seek to change and broaden the meaning of the word seigniorage to cover the difference between the cost of the bullion on hand and its estimated coinage value, or what it would produce if coined. This difference, however, is not substance, not bullion, not coin, not anything tangible or corporeal, it is simply the faith and credit of the nation. Four hundred and twelve and one-half grains of standard silver are not a dollar. only become such when they have engrafted upon them the guaranty of the Government, not simply of the amount and purity of the silver, but that its exchangeable value shall always be and remain 100 cents, not in other silver simply, but in any money of the nation. Whenever the Government is unable to make good this guaranty the coin sinks at once to its commercial value.

The real intrinsic value of the bullion in the Treasury can not be increased by gislation. You can increase its exchangeable value by adding the element of the nation's credit, and that increased value remains so long as the credit remains intact, but you can give equal exchangeable value to copper by the same process, only that a larger element of national credit must be added. You can go further and issue intrinsically worthless paper certificates or obligations based entirely on the credit of the nation, and while that credit remains unimpaired and untarnished these obligations become a part of the currency, equally acceptable with the hybrid certifi-cates issued against a combination of the real value of the bullion and the added credit of the nation, as proposed by this bill. Any of these devices for an enlarged currency can be resorted to in an emergency if the necessity of the nation requires, but the credit of the nation ought never be traded upon except in case of necessity, and then it should be done boldly and frankly, with no juggling or sleight of hand devices to mislead the people as to the real nature of the transaction. If such necessity exists to-day let it be frankly stated and fairly demonstrated, and not hidden behind manufactured definitions and false methods tending to mislead the people.

It should be noted that this bill does not contemplate any increase of the metallic money in circulation, but rather a further issue of paper currency in the form of silver certificates. What is a silver certificate? It is not a note or obligation, but simply a statement of fact. The act of 1878 provided that "any holder of coin," authorized by said act, might deposit it with the Treasurer of the United States and receive a certificate stating the fact that such coin had been deposited. Such certificate reads as follows:

"This certifies that there has been deposited in the Treasury of the United States one silver dollar, payable to the bearer on demand.

"Washington, D. C. "J. FOUNT. TILLMAN, "Register of the Treasury.

"D. N. MORGAN, "Treasurer of the United States."

This bill requires the Secretary of the Treasury to issue \$55,156,681 of such certificates when not one single silver dollar for which such certificates are to issue has been deposited in the Treasury. Every certificate would bear on its face a lie. What emergency has arisen that justifies such disregard of truth and fact?

The existing law, while defining the trust imposed on the silver bullion in the Treasury, gives to the Secretary of the Treasury abundant power to coin it just as rapidly as necessary to comply with the terms of this trust, and makes the seignior-

ago available as fast as, by such coinage, it comes into existence.

No further legislation on the subject is necessary. Abundant legal power now exists. It is only the embarrassment of the financial situation that prevents its exercise, as is fully evident from the recent report of the Secretary of the Treasury. His strong statement of the difficulty encountered in keeping in circulation the silver dollars and silver certificates is only another demonstration of the impolicy of at this time forcing the substitution of silver certificates for the Treasury notes in our currency as contemplated by this bill.

It may be properly noted that this bill does not in any way enlarge the market for silver, nor benefit the silver owner, nor contemplate the use of any more silver as money than is already represented in our currency. It simply provides for the "watering" (if we may use a term which has obtained a recognized and definite meaning in financial nomenclature) to the extent of \$55,000,000 of the paper now in circulation and representing the silver bullion in the Treasury, and this, too, when the amount of this outstanding paper already exceeds the real value of the bullion which it represents by over \$56,000,000.

This bill has two very evident purposes. First, to authorize the issuing of practically flat paper currency by the Government to the amount of \$55,158,161 to aid in meeting the impending and existing deficit, to be used, as expressed in the bill, "for the payment of the current expenditures of the Government," and second, to replace the present Treasury notes with an exclusively silver obligation and increase the preponderance of the silver element in our national currency

We dissent from the wisdom and propriety of either purpose. If there is, and is likely to be, a deficit in the Treasury, the one honest, straightforward course is to provide revenue sufficient to meet it, and the other frank mode of proceeding is to authorize the issuance of the obligations of the Government, and honestly say they

are based on the nation's credit, and issued to meet its necessities, and not seek to obscure the issue by any such devious devices as are embodied in this bill.

The second purpose is equally unwise. The outstanding Treasury notes are payable in gold or silver, at the discretion of the Secretary of the Treasury, bearing in mind the declared policy of the Government to maintain the parity between the two metals upon the legal ratio, but the intimation of a purpose by the Secretary of the Treasury to pay these obligations in silver only was one of the important factors which unsettled confidence and produced distrust in the early months of last sum-The speedy and forced redemption of the Treasury notes would either quickly exhaust the Government's store of gold, which is not now equal to one-half the volume of the outstanding Treasury notes, to say nothing of the greenbacks and gold certificates, and thus force a resort to sale of more bonds to replenish it, or the Government would be forced to redeem only in silver, and when the fear of silver payments wrenched the nation's credit, who can estimate the results of the actual facts of such payments. The consummation of this policy would be surely taking a long stride forward in our financial progress toward an exclusively silver basis.

The minority of your committee do not regard sporadic and fragmentary financial legislation as wise. Our monetary system, so far as silver forms a part of it, ought either to be let alone until the forces operating and that must continue to operate on other nations shall force them to a willingness to cooperate in proper and wise international action fixing the relations of gold and silver in the monetary systems of the world on a basis universally recognized and respected, and thus made stable and permanent, or if this country is to act by and for itself alone, regardless of its relations to the commercial world, it should be by well-considered, conservative, and

comprehensive legislation simplifying and readjusting our entire monetary system; and in the view of the minority of your committee the passage of this bill would be an obstacle in the way of the attainment of either of these ends.

M. N. JOHNSON.
CHARLES TRACEY.
NELSON DINGLEY, JR.
MICHARL D. HARTER.
J. FRANK ALDRICH.
I. RAYNER.
A. L. HAGER.
CHARLES W. STONE.

[House Report 680, Fifty-third Congress, second session.]

TO PERMIT TAXATION OF UNITED STATES LEGAL-TENDER NOTES.

[To accompany H. R. 4326.]

The Committee on Banking and Currency, to whom was referred the bill (H. R. 4326) authorizing the taxation of the legal-tender notes of the United States, having had the same under consideration, respectfully submit the following report:

The purpose of this bill is to grant to the States and Territories the power to tax, for State, Territorial, and municipal purposes, the United States legal-tender Treasury notes. The evils which have suggested the passage of the bill are great and apparent to all. They are too well known and too common to require specification or recital in this report. The bill might properly be designated "A bill to prevent the evasion of taxation by the use of the United States notes for that purpose."

or recital in this report. The bill night properly be designated "A bill to prevent the evasion of taxation by the use of the United States notes for that purpose."

Congress, at the time of the authorization of the notes, commonly called greenbacks, provided that they should be exempt from local taxation. This statute, amended at various times, has been kept in force up to this time. It was a simple declaration of governmental policy, suggested, no doubt, by the conditions under which these notes were issued. The Federal Government had but recently taxed out of existence the circulating notes of State banks; there was serious objection to and prejudice against the new currency. Hence it was thought necessary to guard it against the possibility of hostile State legislation. Those conditions and objections have all long since passed away, and every possible inducement or motive for exempting this currency from local taxation has ceased to exist. Specie payment has been resumed, and ample provision made for redemption in gold for all such outstanding notes.

It is, however, urged, we believe, by some that having once established or declared this policy with reference to this class of currency, we have become bound, as if by contract, to gnarantee its exemption so long as any of it remains in existence. The case of Bank v. Supervisors (7 Wallace) has been cited in support of this contention. That case decides that Congress has by law exempted these notes from taxation. That was the only question involved in the case, and of the correctness of that decision no one expresses any doubt. A careful reading of that case, however, will show that the court was clearly of the opinion that the whole matter was within the discretion of Congress; certainly there is nothing in the case to justify the conclusion that Congress having once declared its policy on the subject is perpetually bound thereby. Judge Cooley, in his work on taxation, discussing this subject, says:

"It is perfectly well settled, however, that an exemption granted from motives of State policy merely, and where the State and the citizen do not meet on a basis of bargain and consideration, is to be deemed expressive only of the present will of the State on the subject; and the law granting it, like laws in general, is subject to modification or repeal in the legislative discretion, and it is immaterial that while it continued in force parties have acted in reliance upon it."

We think there is no doubt that the whole matter is within the power and discretion of the Federal Government; and in view of the fact that this class of currency is made the instrument and excuse for such and so much fraud, injustice, and inequality in local taxation, we think it is the duty of Congress to remove this inhibition against the States and to subject this form of money to the same burdens and liabilities that attach to gold and silver and all other kinds of currency.

The bill as proposed included the circulating notes of national-banking associations, but the committee was of opinion that these notes are not now by law exempt from taxation, and that legislation with reference to them was unnecessary. They have, therefore, proposed an amendment to the original bill and the title thereof so as to make it read as follows, and recommend that the bill so amended pass:

"A BILL to permit taxation of United States legal-tender notes.

"Be it engeted by the Senate and House of Representatives of the United States of America in Congress assembled, That no United States legal-tender notes circulating as currency shall be exempt from taxation under the authority of any State or Territory: Provided, That any such taxation shall be exercised in the same manner and at the same rate that any such State or Territory shall tax other money within its jurisdiction.

"SEC. 2. That the provisions of this act shall not be deemed or held to change existing laws in respect of the taxation of national banking associations."

VIEWS OF THE MINORITY.

The bill proposes to permit taxation of the United States legal-tender notes, for State, Territorial, and municipal purposes. The minority of the committee are of the opinion that this power should not be conferred. These legal-tender notes are now exempt from taxation by State and municipal authority by express provision of law, and even if it had not been provided by law that they should be so exempt, the courts of the country would undoubtedly hold that such notes, as credits of the Government, are exempt from such taxation, and for reasons which apply, in the opinion of the minority of the committee, with equal force against the passage of any law authorizing their taxation by State and municipal authority.

The legal-tender notes of the United States are credits of the Government, and when they were issued and put in circulation as money they were expressly exempted by law from taxation by State and municipal authority. Even if it should be admitted that it was not a part of the contract when these notes were issued that they should be exempt from taxation the minority of the committee are of the opinion that it would be unwise for the Government of the United States to permit any State or

municipality to tax its credit.

THOS. J. HENDERSON.
M. BROSIUS.
CHARLES A. RUSSELL.
WM. M. SPRINGER.
NILS P. HAUGEN.
HENRY U. JOHNSON.
TOM L. JOHNSON.

VALUES OF FOREIGN COINS.

TREASURY DEPARTMENT,
BUREAU OF THE MINT,
Washington, D. C., July 1, 1894.

Sir: In pursuance of the provisions of the act of October 1, 1890, I present in the following table an estimate of the values of the standard coins of the nations of the world:

			1				
			Value in				
Country.	Standard.	Monetary unit.	of U.S.	Coins.			
			gold dollar.				
			dollar.				
Argentine Republic .	Gold and	Peso	\$0.96,5	Gold: argentine (\$4.82,4) and argen-			
_	ailver.			tine. Silver: peso and divisions. (Gold: former system—4 florins			
				(\$1.92,9), 8 florins (\$3.85,8), ducat			
Austria-Hungary	Gold	Crown	. 20, 3	(\$2.28,7) and 4 ducats (\$9.15,8). Silver: 1 and 2 florins.			
				Gold: present system—20 crowns (\$4.05,2) and 10 crowns (\$2.02,6).			
Belgium	Gold and	Franc	. 19, 8	(\$4.05,2) and 10 crowns (\$2.02,6). Gold: 10 and 20 francs. Silver: 5			
· ·	silver.	-	•	franca.			
Bolivia	Silver Gold	Boliviano Milreis	. 45, 7	Silver: boliviano and divisions. Gold: 5, 10, and 20 milreis. Silver:			
	1		•	1, 1, and 2 milreis.			
British Possessions, North America	Gold	Dollar	1.00				
(except Newfound-	1		1				
land). Central American	Į.						
States-	ļ		!				
Costa Rica							
Honduras}	Silver	Peso	. 45, 7	Silver: peso and divisions.			
Nicaragua			1				
Chile	Gold and sil-	Peso	. 91, 2	Gold: escudo (\$1.82,4), doubloon (\$4.56,1), and condor (\$9.12,3). Sil-			
	ver.			ver: peso and divisions.			
China	Silver	Shanghai. Tael. Haik wan	. 67, 6	-			
		((Customs).					
Colombia	Silver	Peso	. 45, 7	Gold: condor (\$9.64,7) and double- condor. Silver: peso.			
Cuba		Peso	. 92, 6	Gold: doubloon (\$5.01,7). Silver: peso.			
Donmark	ver. Gold	Crown	. 26, 8	Gold: 10 and 20 crowns.			
Ecuador	Silver	Sucre	45,7	Gold: condor (\$9.64,7) and double-			
Egypt	Gold	Pound (100 pias-	4.94,3	condor. Silver: sucreand divisions. Gold: pound (100 piasters), 5, 10, 20,			
		ters).	,	Gold: pound (100 plasters), 5, 10, 20, and 50 plasters. Silver: 1, 2, 5, 10,			
Finland	Gold	Mark	. 19, 3	and 20 plasters. Gold: 20 marks (\$3.85,9), 10 marks			
Vacance	Gold and	i	. 19, 8	(\$1.93).			
France	silver.	Franc	1 '	Gold: 5, 10, 20, 50, and 100 francs. Silver: 5 francs.			
German Empire Great Britain	Gold	Mark Pound sterling	. 23, 8 4. 86, 61	Gold: 5, 10, and 20 marks. Gold: sovereign (pound sterling) and			
		ĺ	*	1 sovereign.			
Greece	Gold and	Drachma	. 19, 3	Gold: 5, 10, 20, 50, and 100 drachmas. Silver: 5 drachmas.			
Haiti	Gold and	Gourde	. 96, 5	Silver: gourde.			
India	silver	Rupee	. 21, 7	Gold: mohur (\$7.10,5). Silver: rupee			
	ł	-	1	and divisions.			
Italy	silver.	Lira		Gold: 5, 10, 20, 50, and 100 lire. Silver: 5 lire.			
Japan	Gold and	Yen . { Gold Silver	. 99, 7	Gold: 1, 2, 5, 10, and 20 yen.			
Liberia	Gold	Dollar	1.00	Silver: yen.			
Mexico	Silver	Dollar	. 49, 7	Gold: dollar (\$0.98,3), 21, 5, 10, and 20 dollars. Silver: dollar (or peso)			
			1	and divisions.			
Netherlands	Gold and silver.	Florin	. 40, 2	Gold: 10 florins. Silver: 1, 1, and 21 florins.			
Newfoundland	Gold	Dollar	1.01,4	Gold: 2 dollars (\$2.02.7).			
Norway	Gold	Crown	. 26.8	Gold: 10 and 20 crowns. Silver: sol and divisions.			
PeruPortugal	Gold	Milreis	1.08	Gold: 1, 2, 5, and 10 milreis.			
	* Gold the nominal standard. Silver practically the standard.						

VALUES OF FOREIGN COINS-continued.

Country.	Standard.	Monetary unit.	Value in terms of U.S. gold dollar.	Coins.
Russia	Silver * Gold and silver. Gold Gold and silver. Gold Gold Gold	Crown	\$0. 77, 2 . 36, 6 . 19, 3 . 26, 8 . 19, 3 . 41, 3 . 04, 4 . 19, 3	(Gold: imperial (\$7.71,8), and \$ imperial (\$3.86). (Silver: \$, \$, and 1 ruble. Gold: 25 pesetas. Silver: 5 pesetas. Gold: 10 and 20 crowns. Gold: 5, 10, 20, 50, and 100 francs. Silver: 5 francs. Gold: 25, 50, 100, 250, and 500 pissters. Gold: 5, 10, 20, 50, and 100 bolivars. Silver: 5 bolivars.

^{*}Silver the nominal standard. Paper the actual currency, the depreciation of which is measured by the gold standard.
†Coined since January 1, 1886. Old half imperial = \$3.98,6.

Respectfully, yours,

R. E. PRESTON,
Director of the Mint.

Hon. John G. Carlisle, Secretary of the Treasury.

> TREASURY DEPARTMENT, OFFICE OF THE SECRETARY, Washington, D. C., July 1, 1894.

The foregoing estimate, by the Director of the Miut, of the values of foreign coins, I hereby proclaim to be the values of such coins in terms of the money of account of the United States, to be followed in estimating the value of all foreign merchandise exported to the United States on or after July 1, 1894, expressed in any of such metallic currencies.

J. G. CARLISLE, Secretary of the Treasury.

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